# **Environmental Assessment**

for

Spearhead Ranch
Exploratory Oil and Gas Development Project

Bureau of Land Management

Casper Field Office

Casper, Wyoming

WY-060-EA12-225

NATIONAL SYSTEM OF PUBLIC LANDS
U.S. DEPARTMENT OF THE INTERIOR
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## ACRONYMS AND ABBREVIATIONS

ACHP Advisory Council on Historic Preservation

AO Authorized officer

APD Application for permit to drill
AST Aboveground storage tanks
AQRV Air quality-related values

AUM Animal unit months

BLM Bureau of Land Management

BLS Below land surface

BMP Best management practices
CA Communitization agreements

CERCLA Comprehensive Environmental Response, Compensation, and

Liability Act of 1980

CEQ Council on Environmental Quality

CFO Casper Field Office

CFR Code of Federal Regulations

cm Centimeters CH<sub>4</sub> methane

CO Carbon monoxide CO<sub>2</sub> Carbon dioxide

CO<sub>2e</sub> Carbon dioxide equivalent COA Condition of Approval CSU Controlled surface use

DDCT Density disturbance calculation tool
DEQ Department of Environmental Quality

DO District office (High Plains)

DR Decision record

EA Environmental assessment

EO Executive order

EIS Environmental impact statement
EPA Environmental Protection Agency
ESA Endangered Species Act of 1973
FEIS Final environmental impact statement

FLPMA Federal Land Policy and Management Act of 1976

FOOGLRA Federal Onshore Oil and Gas Leasing Reform Act of 1987

FONSI Finding of no significant impact

FWS Fish and Wildlife Service

GHG Greenhouse gas

GIS Geographic information system

HFC Hydrofluorocarbon

INPS Invasive, non-native plant species

IMPROVE Interagency monitoring of protected visual environments

IPMP Integrated pest management plan MBTA Migratory Bird Treaty Act of 1918

MD Measured depth

mm Million

mmt Million metric tons

MLA Mineral Leasing Act of 1920 MOU Memorandum of understanding

N<sub>2</sub>O Nitrous oxide NO<sub>2</sub> Nitrogen dioxide

NADP National acid deposition program

NAAQS National Ambient Air Quality Standards
NEPA National Environmental Policy Act of 1976

NFO Newcastle Field Office

NHPA National Historic Preservation Act of 1966

NOS Notice of staking

NRCS Natural Resources Conservation Service NRHP National Register of Historic Places

NSO No surface occupancy

 $O_3$  Ozone Pb Lead

PFC Perfluorocarbons

PFYC Potential fossil yield classification

PM<sub>2.5</sub> particulates finer than 2.5 microns in effective diameter PM<sub>10</sub> particulates finer than 10 microns in effective diameter

PRRA Platte River Resource Area
PUP Pesticide utilization proposal

RCRA Resource Conservation and Recovery Act of 1976

RFFA Reasonable foreseeable future actions

RMP Resource management plan

ROD/RMP Record of Decision and Approved Casper Resource

Management Plan

ROW Right-of-way

SF<sub>6</sub> Sulfur hexafluoride

SHPO State Historic Preservation Office SLAMS State and local monitoring site

SO<sub>2</sub> Sulfur dioxide

SPCC Spill prevention, control, and countermeasure

SVR Support vector regression

SWPPP Storm water pollution prevention plan

T&E Threatened and endangered

TBNG Thunder Basin National Grassland

USC United States Code

USDA United States Department of Agriculture USDI United States Department of the Interior

VRM Visual resource management

WAAQS Wyoming Ambient Air Quality Standards WARMS Wyoming air resource monitoring system

WDEQ Wyoming Department of Environmental Quality

WDEQ/AQD Wyoming Department of Environmental Quality/Air Quality Division

WDEQ/LQD Wyoming Department of Environmental Quality/Land Quality

Division

WGFD Wyoming Game and Fish Department WRAP Western Regional Air Partnership WSEO Wyoming State Engineer's Office

WOGCC Wyoming Oil and Gas Conservation Commission

WSO Wyoming State Office

WWDC Wyoming Water Development Commission WYDOT Wyoming Department of Transportation

#### **CHAPTER 1: INTRODUCTION**

The Bureau of Land Management (BLM), Casper Field Office (CFO), is proposing the exploration and development of hydrocarbon resources in northwestern Converse County, in response to notices of staking (NOSs) and applications for permit to drill (APDs) recently received from five oil and gas operators. The project area consists of approximately 375 square miles and 240,268 acres.

The project proposal is for 56 new well pads that will accommodate 79 wells using all known drilling techniques, including but not limited to vertical, directional, and horizontal. The project proposal also includes installing equipment necessary to produce the resource if it proves to be commercially productive.

This environmental assessment (EA) WY-060-EA12-225, also referred to as the Spearhead Ranch EA was prepared by the BLM, CFO to disclose and analyze the potential impacts that could result from implementation of the Proposed Action or other alternatives.

EAs assist the BLM in project planning and compliance with the National Environmental Policy Act (NEPA). They also assist the authorized officer (AO) in making an informed determination as to whether any significant impacts could result from the analyzed actions. Significance is defined by the Council on Environmental Quality (CEQ) and is found in regulation Title 40 Code of Federal Regulations (CFR) 1508.27.

An EA provides evidence for determining whether to prepare an environmental impact statement (EIS) or to support a "Finding of No Significant Impact" (FONSI). If the decision maker determines that this project has significant impacts following the analysis in the EA, then an EIS would be prepared for the project. A FONSI documents the reasons why implementation of the selected alternative would not result in "significant" environmental impacts (effects). When a FONSI statement is reached, a Decision Record (DR) may be signed approving the selected alternative, which could be the Proposed Action, another alternative, or a combination thereof.

## **Background**

In accordance with the Federal Land Policy and Management Act of 1976 (FLPMA), as amended [43 U.S.C. 1701 *et seq.*], BLM-administered public lands and federal minerals were identified for mineral leasing and when necessary stipulations for leasing, based on information available at the time, were made during the land use planning process. During the Casper Resource Management Plan (RMP) revision, federal minerals within the Casper Field Office administrative boundary were designated as being either 'open' or 'administratively unavailable' for future oil and gas leasing.

The BLM's policy derived from various laws, including the Mineral Leasing Act of 1920 (MLA), as amended [30 United States Code (U.S.C.) 181 *et seq.*] and FLPMA, is

to make federal mineral resources available for disposal and to encourage development of mineral resources to meet national, regional, and local needs.

As required under the MLA, the Federal Onshore Oil and Gas Leasing Reform Act of 1987 (FOOGLRA), Title 43 CFR 3120.1-2(a), and BLM Instruction Memorandum 2010-117, the BLM Wyoming State Office (WSO) conducts a quarterly competitive lease sale to sell available oil and gas lease parcels. Lease stipulations applicable to each parcel are specified in the sale notice, become part of the lease, and shall supersede inconsistent provisions of the standard lease form, pursuant to 43 CFR 3101.1-3, Stipulations and information notices.

Throughout this document, 'valid and existing rights' will be acknowledged. The term 'valid and existing (lease) rights', is defined below in accordance with BLM Form 3100-11 Offer to Lease and Lease for Oil and Gas and 43 CFR 3101.1-2 Surface Use rights. The NOSs and APDs that make up the Proposed Action and the other alternatives within this EA are applications submitted either by the lessees' and/or operators exercising their valid and existing lease rights.

In accordance with BLM Form 3100-11, Offer to Lease and Lease for Oil and Gas, leases for Oil and Gas are issued granting the exclusive right to drill for, mine, extract, remove and dispose of all the oil and gas (except helium) in the lands leased together with the right to build and maintain necessary improvements, typically for 10 years, subject to renewal or extension in accordance with the appropriate leasing authority. Rights granted are subject to applicable laws, the terms, conditions, and formal orders hereafter promulgated when not consistent with lease rights granted or specific provisions of the lease.

In accordance with 43 CFR 3101.1-2,

A lessee shall have the right to use so much of the leases lands as necessary to explore for, drill, mine extract, remove and dispose of all the leased resource in a leasehold subject to: Stipulations attached to the lease; restrictions deriving from specific nondiscretionary statues; and such reasonable measures as may be required by the authorized officer to minimize adverse impacts to other resource values, land uses or users not addressed in the lease stipulations at the time operations are proposed. To the extent consistent with lease rights granted, such reasonable measures may include but are not limited to, modification to siting or design of facilities, timing or operations, and specification of interim and final reclamation measures. At a minimum, measures shall be deemed consistent with lease rights granted provided that they do not require relocation of proposed operations by more than 200 meters; require that operations be sited off the leasehold; or prohibit new surface disturbing operations for a period in excess of 60 days in any lease year.

# **Project Area and General Setting**

The project area encompasses approximately 240,268 acres of mixed federal, state and fee (private) surface estate (map 1). Of this total, approximately 34,101 acres are public lands administered by the BLM, 20,219 acres are lands owned by the state of Wyoming, and, the remaining 185,942 acres are owned by private individuals, as shown on map 1 and table 1.1.

Surface ownership in the project area includes scattered federal, state, and private lands. Some of the federal parcels are large, but there are many small, isolated parcels of federal land. Most of the scattered parcels are identified for disposal. Several larger parcels along Ross Road are identified for retention because of their size, the potential for public access and recreation use they may provide, and because some are in proximity to the Bozeman Trail.

The far northeastern portion of the area is within the Thunder Basin National Grassland boundary. The Thunder Basin National Grasslands were withdrawn and set aside for management by the U.S. Forest Service under a series of Executive Orders (EO). All of the federal surface estate in that part of the project area has been conveyed out of federal ownership, though some federal mineral rights remain. Some of the federal mineral rights were acquired by the United States creating a complex mixture of mineral ownerships.

Table 1.1. Surface Ownership within the Project Area

Project Area Surface Ownership	Acres	Percent of Project Area
Federal - administered by BLM, Casper FO	34,101	14
Federal - administered by Forest Service	6	<1
State of Wyoming (state)	20,219	8
Private (fee)	185,942	77
Total <sup>a</sup>	240,268	100
<sup>a</sup> May not add due to rounding.		

All the federal mineral estate within the project area (190,016 acres) is administered by the BLM, CFO. The federal mineral estate comprises approximately 79% of the mineral estate within the project area and 83% of that has valid, existing lease rights with approximately 357 federal mineral leases. Of those 357 federal leases, 203 (57%) are what is known as "Held By Production," meaning they are currently producing oil and gas resources and will not expire until that production ceases. The remaining 154 (43%) federal leases are due to expire 10 years from date of issuance if a producing well is not located. Table 1.2 summarizes the mineral ownership.

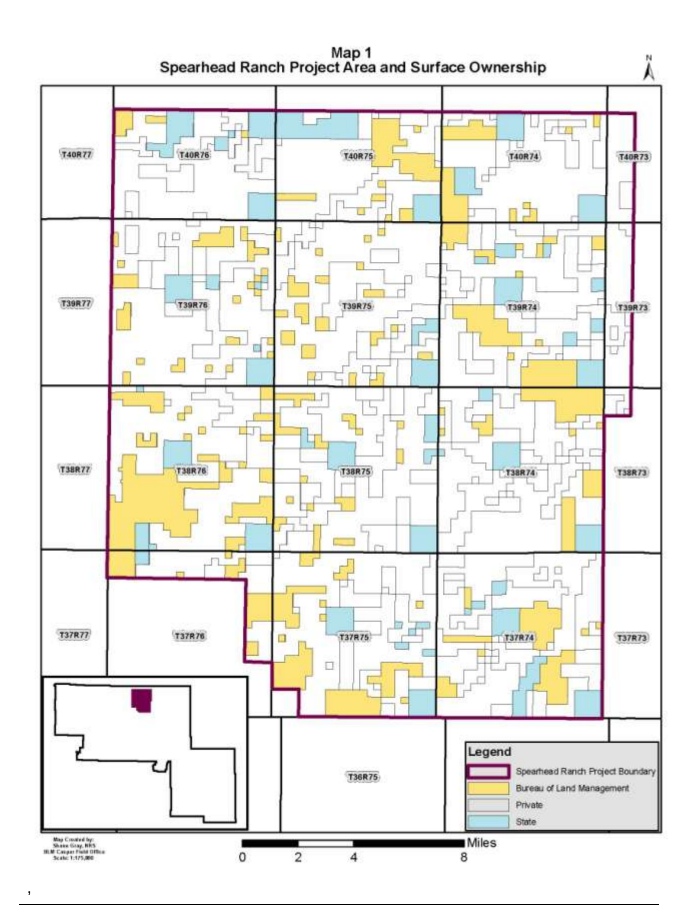


Table 1.2 Mineral Ownership within the Project Area

Mineral Ownership	Acres	Percent Of Project Area
Federal	190,016	79
State of Wyoming (state)	18,525	8
Private (Fee)	31,727	13
TOTAL	240,268	100

There are pending mineral patent applications on several parcels in the area. These pending applications indicate the mining claimant has met the statutory requirements for title transfer under the 1872 Mining Law. On these parcels, title to the surface estate and the locatable and salable minerals has effectively transferred out of federal ownership, subject to execution of a patent. Since 1992, there has been a moratorium on issuing mining claim patents and title to these parcels remains in limbo. This creates a complex split-estate situation that affects surface management on those parcels. Mineral surveys are present in the area, and indicate additional parcels may become eligible for patent.

#### PURPOSE AND NEED FOR THE PROPOSED ACTION

The purpose of the action is to explore and develop oil and gas resources on federal mineral leases consistent with lease rights, where valid existing rights occur.

The need for exploration and development of oil and gas resources is established by the BLM's responsibility under the Mineral Leasing Act of 1920 (30 U.S.C.188 *et seq,*) (MLA) as amended to promote the mining of oil and gas on the public domain. Deposits of oil and gas owned by the United States are subject to disposition in the form and manner provided by the MLA, where applicable through the land use planning process.

#### **Decision to be Made**

The BLM will decide whether or not to authorize oil and gas exploration and development activities on federal mineral leases and, if so, under what terms and conditions.

#### CONFORMANCE WITH BLM LAND USE PLAN

Pursuant to 40 CFR 1508.28 and 1502.21, this EA tiers to and incorporates by reference the information and analysis contained in the *Record of Decision and Approved Casper Resource Management Plan* (ROD/RMP) approved in December 2007.

Casper RMP/ROD: According to the Casper RMP/ROD, page 2-15, Goal MR: 2.1 states "Maintain oil and gas leasing, exploration, and development, while minimizing impacts to other resource values;" decision 2002 "Parcels nominated for potential oil and gas leasing will be reviewed. Any stipulations attached to these parcels will be the least restrictive needed to protect other resource values;" and decision 2004 "The Casper Field Office is open to mineral leasing, including solid leasables and geothermal, unless specifically identified as administratively unavailable for the life of the plan for mineral leasing. These open areas will be managed on a case-by-case basis." In addition, Appendix D Oil and Gas Operations, Applications for Permit to Drill (APD) specified "If necessary, site-specific mitigation can be added to the APD as a Condition of Approval (COA) for protection of surface and/or subsurface resource values in the vicinity of the proposed activity".

# RELATIONSHIP TO STATUTES, REGULATIONS, PLANS, OR OTHER ENVIRONMENTAL ANALYSES

This EA has been prepared in accordance with NEPA and in compliance with all applicable regulations and laws, including the Council on Environmental Quality (CEQ) regulations (40 CFR 1500-1508).

The Proposed Action and alternatives are consistent with other federal, state and local laws, rules and regulations. The operators would procure any required permits or easements prior to the commencement of drilling operations and subsequent evaluation of the proposed wells as identified in table 1.3.

Surface disturbing and site specific authorizations for each individual action would be approved through the APD process and compliant with NEPA with Determinations of NEPA Adequacy (DNA) or Categorical Exclusions (CX).

Table 1.3. Required Federal, State and Local Permits and Approvals

Agency	Permit, Approval or Action	
Bureau of Land Management	Approval of the individual APDs for operations on federally owned mineral estate	
US Fish and Wildlife Service	Conformance with the Endangered Species Act (ESA)	
Wyoming Game and Fish Department (WGFD)	Coordination on impacts to wildlife and state-sensitive species	
Wyoming State Engineer	Approval of permit to appropriate ground/surface water for use in drilling operations	
Wyoming Oil and Gas Conservation Commission	Approval of the individual state of Wyoming drilling permit applications	
Affected Private Surface Owners	Easements/agreements for surface-disturbing operations on privately owned surface estate	
Rights-of-way (ROW) and acess to and from state highways	Easements/agreements for surface-disturbing operations on or affecting the Wyoming Department of Transportation ROWs.	

Agency	Permit, Approval or Action
Rights-of-way and access to and from county roads.	Easements/agreements for surface-disturbing operations on or affecting county ROWs.

#### SCOPING, PUBLIC INVOLVEMENT, AND ISSUES

On August 26, 2011, a press release was published soliciting comments for the Hornbuckle Oil and Gas Environmental Assessment, which analyzed 96 wells on 48 well pads in the Hornbuckle oil field, located in northern Converse County. After the 30-day comment period, only two comments were received, of which neither were substantive or objected to the project.

Due to the nature, scope, scale, and location of the Hornbuckle EA, it is expected that this action would render similar comments, so external public scoping was not conducted.

Internal scoping was performed with an interdisciplinary team of specialists within the BLM. In addition, multiple operator meetings were held jointly and separately to assist with projections of development, multiple well pad configurations and hydraulic fracturing related technology (a.k.a. fracturing, fracing, fracking, frac, frack). As a result of those meetings, an issue was raised that the technology of fracturing is often misconstrued. Several operators offered to work together to provide the BLM for use in their oil and gas drilling analysis an industry prepared technology report on the process of fracturing. That report is included in this EA in its entirety as Appendix A, used as part of the Proposed Action and alternative descriptions, as well as referenced throughout the document.

## **CHAPTER 2: PROPOSED ACTION AND ALTERNATIVES**

#### Introduction

This EA analyzes the impacts of the Proposed Action and the Agency Alternative when compared with the current condition and expected future condition in the absence of either alternative, and is referred to as the No Action Alternative.

In response to individual NOSs and APDs submitted to the CFO for approval, the submissions were plotted on a map using geographic information system (GIS). Three distinct geographical groupings emerged within Converse County.

The calculations throughout this analysis were based on actual numbers submitted with the NOS and APDs by operators. From those submissions, three separate EAs were created to analyze the potential impacts of the Proposed Action and alternatives. Appendix B contains the actual submissions, which were used to calculate averages and used as assumptions in table 2.1.

## ALTERNATIVES CONSIDERED BUT ELIMINATED FROM DETAILED ANALYSIS

# **No Drilling Alternative**

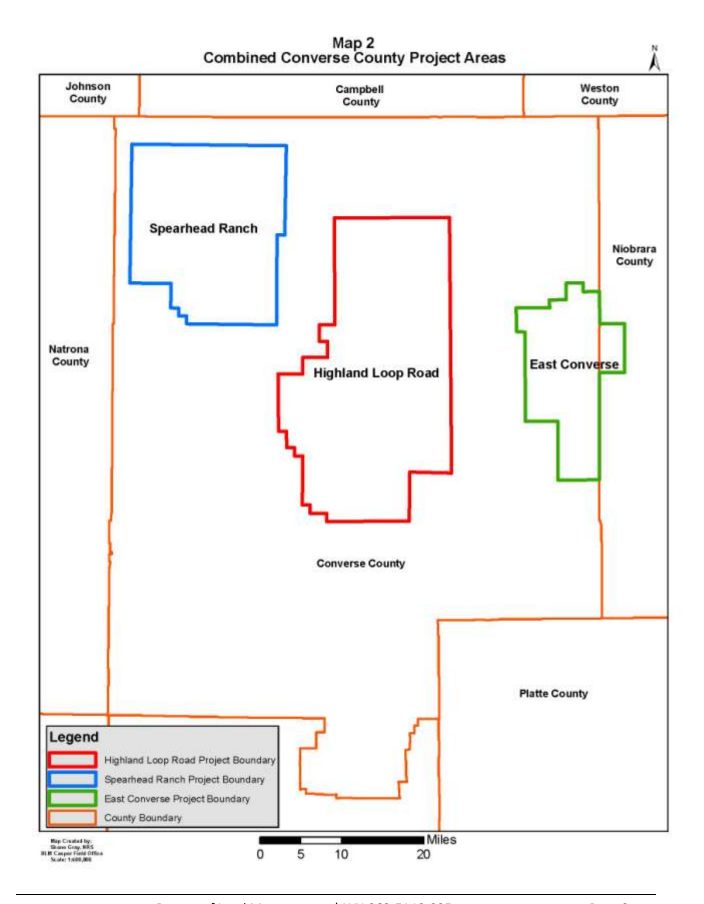
A no drilling alternative to deny exploration and development was considered as a no action alternative, but eliminated from detailed analysis because and it does not meet the purpose and need and it would not fulfill requirements of FLPMA, MLA, or other existing laws or regulations recognizing all valid and existing rights.

#### **Combined Document Alternative**

In response to the NOSs and APDs submitted to the CFO for approval, the submissions were plotted on a map using GIS as part of the interdisciplinary review process. Because of that exercise, three distinct geographical groupings emerged within Converse County (map 2).

Including the three geographical groupings (Spearhead Ranch, Highland Loop Road and East Converse) into one document was considered. It was eliminated from detailed analysis as a singular document for several reasons that may have made the analysis more extensive than it needed to be. Incorporating the submissions into one project boundary would have extended the project area out to include the majority of the county. While screening for resources that would likely be affected by the Proposed Action it was determined that the distinct geographical groupings already avoided some resource concerns and the combined project area was too large in size and scale compared to the Proposed Action and alternatives.

It was recognized that consideration of the combined proposed actions, alternatives, and cumulative impacts of the three project areas would need to be analyzed. In an effort to include all the alternatives and all the project areas, the BLM has added a combined cumulative impacts analysis to each document that takes all three document



details into consideration. Table 4.4 in the combined cumulative impacts section of chapter 4 discusses the incremental resource impacts of the combined project alternatives.

#### ALTERNATIVES CONSIDERED IN DETAIL

All three alternatives analyzed in detail would involve exploration and development of the federal oil and gas mineral resources using one or more of the techniques listed in detail below in project specifications and design. Because all the alternatives involve drilling, the proposed activities would be common to all alternatives.

Table 2.1 contains alternative specific assumptions and a side-by-side comparison of the alternatives. Table 2.1 shows the differences of the number of wells and associated well pads/locations between each alternatives and how those differences would equate to on-the-ground disturbance.

#### No Action Alternative

Under the No Action Alternative, the currently proposed 56 new well pads for a total of 79 wells within the project area would be approved on a case-by-case basis, where valid and existing lease rights occur.

In accordance with the NEPA Handbook (H-1790-1) in Section 8.3.4.2, "Although the regulation at 40 CFR 1508.9(b) makes no specific mention of the NO Action alternative with respect to EAs, the [Council on Environmental Quality] CEQ has interpreted the regulations generally to require some consideration of the a No Action alternative in an EA. The CEQ has issued guidance stating: "you may contrast the impacts of the Proposed Action and alternatives with the current condition and expected future condition in the absence of the project. This constitutes consideration of a no-action alternative as well as demonstrating the need for the project."

In the absence of the Proposed Action and Agency Alternative, federal oil and gas mineral resources throughout the project area, would continue to be available for leasing, exploration, and development. NOSs, APDs, and PODs would require individual NEPA analyses on a case-by-case basis, where valid and existing lease rights occur.

The BLM cannot determine whether a lease will be drilled, explored or developed. In addition, the BLM cannot reasonably determine where companies will propose to develop wells on a given lease before the lessee files an NOS, APD, or a plan of development (POD). In an effort to quantify what the current and expected future condition in the absence of the project would resemble, the BLM looked at the project area, current leases and the status of those leases.

Production in sufficient quantities of some type of oil or gas is required, prior to expiration, for a lease to attain 'held by production.' Some leases may never be drilled and expire, some may be drilled but never reach commercial production quantities and

expire, while others will produce commercial quantities and achieve held by production status. With unknown drilling success and changing economic conditions, it would be speculative for the BLM to determine how many wells would be drilled.

For the purpose of this analysis, the BLM has identified that the current condition and expected future condition in the absence of the Proposed Action, would be at least the minimum amount of drilling consistent with valid and existing rights. Within the project area, 154 federal leases have not achieved held by production status. At a minimum, these 154 leases would need approvals for one well per lease to retain their valid, existing lease rights.

Information submitted by the operators, indicate that 27 of those 154 leases (approximately 18%) would be involved as either a surface hole location, bottom hole location or a lateral transect as a result of the proposals. Even with this information, the BLM cannot predict if the wells identified in the Proposed Action will be productive or reach commercial quantities. It is possible that more than 154 wells will be drilled within the project area on a combination of leases not held by production and leases that are already held by production. However, it is dependent on too many external factors to determine what that amount will be.

Throughout the project area federal oil and gas mineral resources would continue to be available for leasing, exploration, and development. If the No Action Alternative is chosen, NOS, APDs, and PODs would require individual NEPA analyses on a case-by-case basis.

#### **Proposed Action**

Under the Proposed Action, 53 56 new well pads within the project area would be constructed to accommodate drilling and completion operations for a total of 74 79 wells utilizing multiple drilling techniques, including but not limited to vertical, directional, and horizontal.

# **Agency Alternative**

Under the Agency Alternative, 53 56 well pads within the project area would be constructed to accommodate drilling and completion operations for one to four wells per pad utilizing multiple drilling techniques, including but not limited to vertical, directional, and horizontal, ultimately resulting in a range of 53 56 to 212 224 wells drilled within the project area.

Table 2.1. Comparison of Alternatives <sup>ab</sup>				
Components	No Action Alternative	Proposed Action Alternative	Agency Alternative <sup>b</sup>	
Ratio of well pad/locations to wells	Respond to individual APDs on a case-by-case basis. Potentially 154 new well pads/ locations could be processed, as 154 federal leases (43%) exist with valid and existing rights that are not currently held by production.	56 well pads/ locations for 79 wells.  (41 single well pads, 12 two-well pads, 2 four-well pads, 1 six-well pad)	56 well pads/ locations with a range of 56 to 224 wells, assuming one to four wells per well pad/location.	
Assumptions used for the well pad, well pad/location, and well pad excess disturbance calculations	Under this alternative, the per well average and the per well pad/location average is the same. The No Action Alternative uses the assumption of 1 well per well pad/location because federal leases with valid and existing lease rights allow for a minimum of one well per lease.	Under this alternative, the per well average will be used for all the calculations based on actual submitted numbers by industry, as it is too cumbersome to calculate the averages for each multiple well pad size as proposed and shown above.	Under this alternative, the per well average will be used for the per well pad/location baseline, as the average four-well pad (based on actual submitted numbers by industry) equaled the same as the average for the one-well pad (as represented in the No Action Alternative).	
Well pad & well pad/location acreage (+)	Average disturbance per well (assuming one well per well pad/location) is 4.21 acres.	Average disturbance per well (assuming well distribution among pads/ location as listed above) is 2.97 acres.	Average disturbance per well (assuming one to four wells per well pad/location) is a range of 4.21 - 1.05 acres.	
	If 154 new wells were applied for and approved the No Action Alternative has the potential to yield 648.34 acres of total disturbance counting only the well pad.	If 79 new wells were approved on 56 pads/locations, the Proposed Action Alternative has the potential to yield 234.85 acres of total disturbance counting only the well pad.	If 56 to 224 new wells were approved on 56 well pad/locations the Agency Alternative has the potential to yield 235.76 acres of total disturbance counting only the well pad.	

Well pad excess disturbance acreage (+)	Average disturbance per well or well pad/location for the construction area to build the pad, store top soil and spoil piles, and berm dirt from cut and fill, is 2.11 acres.  Total disturbance per well or well pad/location for the construction area to build the pad, top soil and stock piles, and berm dirt from cut and fill, would yield 324.94 acres for the No Action Alternative.	Average disturbance per well for the construction area to build the pad, store top soil and spoil piles, and berm dirt from cut and fill, is 1.49 acres.  Total disturbance per well for the construction area to build the pad, top soil and stock piles, and berm dirt from cut and fill, would yield 117.71 acres for the Proposed Action Alternative.	Average disturbance per well pad/location for the construction area to build the pad, store top soil and spoil piles, and berm dirt from cut and fill, is 2.11 acres.  Total disturbance per well pad/location for the construction area to build the pad, top soil and stock piles, and berm dirt from cut and fill, would yield 118.16 acres for the Agency Alternative.
Assumptions used for the Access roads and Pipelines and utilities calculations	Under this alternative, the averages of the per well and the per well pad/location is the same, as the assumption is one well per pad/location.	Under this alternative, the per well average will be used for the per well pad/location baseline, as it is assumed one benefit of co-locating wells and equipment on a multiple well pad is that only one access road, pipeline, and utility line, will be needed for each well pad/location regardless of the number of wells present on each pad.	Under this alternative, the per well average will be used for the per well pad/location baseline, as it is assumed a major benefit of colocating wells and equipment on a multiple well pad is that only one access road, pipeline, and utility line, will be needed for each well pad/location regardless of the number of wells present on each pad.
Access roads acreage (+)	Average disturbance for access roads per well or well pad/location is 5.76 acres.  Total surface disturbance for access roads would yield 887.04 acres for the No Action Alternative.	Average disturbance for access roads per well pad/location is 5.76 acres. The average per well is 4.08 acres.  Total surface disturbance for access roads would yield 322.56 acres for the Proposed Action Alternative.	Average disturbance for access roads per well pad/location is 5.76 acres. The per well average is a range of 5.76 - 1.44 acre, respectively (56 to 224).  Total surface disturbance for access roads would yield 322.56 acres for the Agency Alternative.

Pipelines and utilities acreage (+)	Pipeline and utility disturbances are an average of 4.64 acres per well or well pad/location for the No Action Alternative.	Pipeline and utility disturbances are an average of 4.64 acres per well pad/location and 3.29 per well for the Proposed Action Alternative.	Pipeline and utility disturbances are an average of 4.64 acres per well pad/location and a per well average range of 4.64 to 1.16, respectively for the Agency Alternative (56 to 224).
	Total surface disturbance for pipelines and utilities has the potential to yield 714.56 acres, if 154 new well locations were applied for and approved.	Total surface disturbance for pipelines and utilities would yield 259.84 acres for the Proposed Action Alternative.	Total surface disturbance for pipelines and utilities would yield 259.84 acres for the Agency Alternative.
Short term combined acreage (=)	Combined surface disturbance for construction, drilling, completion, and production under the No Action Alternative would yield a total of 2,574.88 acres of short-term disturbance.  The average short-term combined disturbance per well or well	Combined surface disturbance for construction, drilling, completion, and production under the proposed alternative would yield a total of 934.96 acres of short-term disturbance.  The average short term combined disturbance per well (79) is 11.83	Combined surface disturbance for construction, drilling, completion, and production under the Agency Alternative would yield a total of 936.32 acres of short-term disturbance.  The average short-term combined disturbance per well (56 to 224) is a
	pad/location (154) is 16.72 acres.	acres.	range of 16.72 - 4.18 acres, respectively.
Reclamation Standards Assumptions (-)	Reclamation assumption is 33% of the each well pad/location; 50% of well pad excess; 0% of access roads and 100% of the pipelines and utilities.	Reclamation assumption is 33% of the each well pad/location; 50% of well pad excess; 0% of access roads and 100% of the pipelines and utilities.	Reclamation assumption is 33% of the each well pad/location; 50% of well pad excess; 0% of access roads and 100% of the pipelines and utilities.
	The reclaimed acreage would be a total of 1,090.98 acres for all potential wells (154) and an average of 7.08 acres per well or well pad/location.	The reclaimed acreage would be a total of 396.20 acres and a per well (79) average of 5.02 acres.	The reclaimed acreage would be a total of 396.72 acres and the per well average (56 to 224) is a range of 7.08 - 1.77 acres, respectively for the Agency Alternative.

long term combined acreage (=)	Long-term combined surface disturbance (combined short-term surface disturbance minus the reclamation standards assumptions) of the No Action Alternative would yield 1,483.90 acres of long-term disturbance.	Long-term combines surface disturbance (combined short term surface disturbance minus the reclamation standards assumptions) of the proposed alternative would yield 538.76 acres of long term disturbance.	Long term combined surface disturbance (combined short-term surface disturbance minus the reclamation standards assumptions) of the Agency Alternative would yield 539.60 acres of long-term disturbance.
	The average long term combined disturbance per well or well pad/location (154) is 9.64 acres.	The average long term combined disturbance per well (79) is 6.82 acres.	The average long-term combined disturbance per well (56 to 224) is a range of 9.64 - 2.41 acres, respectively.

<sup>&</sup>lt;sup>a</sup> The per well average used in the this table is relevant to the surface disturbance calculations stated in table 23 of the reasonably foreseeable development (RFD) projections used to prepare the ROD/RMP.

The values used in this table are assumptions, based on calculated averages. Actual disturbance, well pad size, and number of wells on a pad, may vary based on site-specific topography, distances, and targeted resources. However, the total authorized short and long term disturbances analyzed within this EA would not be exceeded.

#### **COMMON TO ALL ALTERNATIVES**

# **Project Specifications and Design**

The details of the proposed activities are a compilation of the most commonly used techniques for drilling, completion, and operation of oil and gas wells to date. The details provided below may describe multiple ways to achieve the same outcome. This is to allow for the multiple operators' individual plans of operations and applications to be analyzed together within this document. There will only be one project proposal listed below, as all three alternatives analyzed in detail would involve exploration and development of the federal oil and gas mineral resources using one or more of the techniques listed below.

The exploration and subsequent development of federal mineral resources would involve drilling a combination of horizontal, directional, and vertical wells within the overall project area. Appendix C contains specific information regarding each geologic formation located within the project area. Specific surface locations for all of these wells have not been selected at this point but would generally consist of one horizontal well per section and would comply with well spacing requirements as prescribed by the Wyoming Oil and Gas Conservation Commission (WOGCC) for horizontal wells. Vertical well spacing is also governed by the state of Wyoming, which currently allows well densities of up to 16 wells per section (40 acre spacing) for those geologic formations above the Frontier Formation (above 11,000 feet) and one well per section (640 acre spacing) for those wells targeting the Frontier, Muddy, and Dakota formations below 11,000 feet.

Drilling operations would begin as soon as all of the necessary permits have been obtained (subject to any timing restrictions for the protection of wildlife on specific drilling permits). We anticipate that these wells would be drilled over a period of two to four years based on a combination of drilling success, rig availability, and market conditions.

If more than one well is identified for co-location on the same pad as another well, the timing of operations on subsequent wells would depend on several factors:

- 1. production rates and subsequent reservoir analyses on the initial well, and
- 2. lease issues including:
  - a) lease expiration dates, and
  - b) correlative rights where multiple leases are penetrated by a single well bore.

As wells are drilled within the field and additional reservoir data is gathered, we expect that operators would ultimately be able to drill multiple wells per pad. However, until operators have acquired sufficient reservoir information to determine the most efficient way to recover oil/gas reserves, we would expect a delay between the drilling of each subsequent well.

Production facilities for multiple wells would be consolidated to the greatest extent possible. Pursuant to both BLM and WOGCC rules and regulations, production from wells within a common lease or spacing unit either permitted or prescribed by governmental authority under an approved communitization agreement (or unit agreement may be commingled as per policy and regulation. However, wells located on a common pad that produce from different communitization agreements, unit agreements, or leases would be measured separately for royalty accounting purposes. The production from each well bore located on a common pad but developing a separate production unit or lease would be processed and stored separately from one another or accurately metered appropriately prior to commingling.

All lease operations would be conducted in full compliance with all applicable laws, regulations (43 CFR 3100 et al.), *Onshore Oil and Gas Orders*, the approved plan of operations and any applicable Notices to Lessees. Operations on federal lands would be conducted in compliance with 43 CFR 2800 et al.

#### **Construction Activities**

Construction activities for each proposed well location and access road route would follow practices and procedures outlined in each individual APD and any COAs appended thereto by the BLM. Access road and well pad construction activities would follow guidelines and standards outlined in the BLM/FS publication: *Surface Operating Standards for Oil and Gas Exploration and Development* (Fourth Edition) and/or the contractual requirements of any affected private (fee) surface owner(s).

#### Access Roads

Access to the project area would be obtained via state highways, county roads, and upgraded oilfield roads (crowned and ditched with gravel running surfaces) to the extent possible within the project area.

Access across any off-lease federal lands in conjunction with the proposed activities would require the approval of a separate right-of-way (ROW) application by the BLM's authorized officer

Whenever possible, access roads would be designed and constructed to disturb less than the 40 foot ROW, width so long as traffic and safety concerns could be satisfied. The existing access roads would be maintained as necessary to accommodate appropriate year-round traffic and prevent unnecessary erosion. Roads would be constructed in accordance with BLM manual section 9113 and/or the roading standards outlined in the joint BLM/USFS publication: *Surface Operating Standards for Oil and Gas Exploration and Development* (Fourth Edition) and would be designed by a professional engineer as necessary or where required by the BLM.

Rights-of-way for a variety of transportation purposes associated with oil and gas exploration and production are used to carry out the overall project. Roads provide

access to well locations and production facilities; power lines provide electric service to operate and produce oil and gas wells and related facilities. Pipelines facilitate economic transportation of oil and gas extracted from productive wells and produced water for disposal; and communication facilities can be used for health and safety purposes in the field and for coordination of operations.

ROWs are required where federal lands traverse an operator's transportation facilities outside the boundaries of individual leases, communitization agreements (CA) or unit agreements (UA). Such facilities traversing public land within the lease, CA, or UA boundary are authorized under the terms of the lease, CA, or UA. Third-party owned transportation facilities traversing federal land require a ROW whether on or off the lease, CA, or UA. Where transportation facilities cross fee lands, a federal right-of-way is not required. An easement or agreement with the fee landowner secures permission for transportation facilities across those lands.

The corridor concept is intended to reduce the proliferation of separate rights-of-way by placing facilities in designated or established corridors, or adjacent to other facilities or surface disturbances. Application of the corridor concept is encouraged in FLPMA, and required by BLM planning decisions. Corridors are designated through the BLM land use planning process, and there are none located in the project area. Corridors established by use (i.e., existing or new facilities or disturbances) would be conformed to as corridors for facility placement purposes. Well access roads would be located in established corridors or on existing routes wherever possible. Where new well access roads are constructed, they would form the focus of the corridor established by use. Wherever possible, pipelines, power lines and other facilities would be placed parallel and adjacent to the well access road or other existing roads and facilities in corridor fashion. Because there are myriad complicating factors, rigid adherence to this ideal approach to corridors may not always occur. The location of existing infrastructure, topographic and other physical constraints, land ownership and other factors may dictate alternate routing for some or all right-of-way facilities for a given well. Case-bycase assessment and site layout would occur at the APD/NOS stage and would be refined at the onsite.

In most cases, there would be an oil production pipeline and a gas production pipeline placed parallel and adjacent to the well access road. A produced water pipeline may also be needed depending on the volume of water produced along with the hydrocarbons. Power lines may not be needed in the short-term but are usually desirable in the long term for more efficient field operations. Where radio, microwave, or cellular communications equipment is used, it is usually placed on the well location. Communications lines for individual wells are frequently needed, depending on individual company practices. When needed, these could be placed along the well access road as with other right-of-way facilities.

Generally, gathering pipelines of two to six inches in diameter can be constructed within a 20- to 30-foot wide right-of-way. When placed in a corridor along the well access road, the road could be used to accommodate much of the construction traffic, thus

allowing a narrower pipeline construction width. Placing multiple pipelines parallel to each other can have a cost saving benefit when construction space can be shared. A 60-foot wide ROW should accommodate three parallel pipelines—oil, gas, and produced water. Additional facilities such as power lines, whether overhead or buried, and telephone cables could be placed within this 60-foot wide footprint. An average 50-foot width should suffice for most access road construction on flat or gentle to moderately sloping terrain. Wider widths for large cut and fill slopes would be addressed case by case.

Each APD or NOS must identify the proposed access route to the well. Production pipelines and power lines should also be identified. The APD or NOS is screened to determine whether public land would be traversed and whether a right-of-way would be needed. If so, a right-of-way application is submitted and processed with the APD/NOS.

#### Well Locations

Major components of the proposed well pad would include:

- a leveled area suitable for placement/support of the drilling rig and related equipment; and,
- a series of up to three earthen reserve pits designed to contain the drilled cuttings and/or fluids to be used during the completion operation.

Construction activities for each well would follow practices and procedures outlined in each individual APD and any Conditions of Approval (COAs) appended by the BLM. Well pad construction activities would follow guidelines and standards as set forth in the joint BLM/U.S. Forest Service (USFS) publication: *Surface Operating Standards for Oil and Gas Exploration and Development* (Fourth Edition).

Sufficient topsoil used for revegetation would be segregated from subsoil materials and stockpiled for future reclamation of the disturbed areas. The stockpiles would be stabilized with vegetation until reclamation begins as necessary or required by either the private surface owner or the BLM. Upon termination of drilling and completion operations, the salvaged topsoil would be evenly distributed over those disturbed surfaces as part of the reclamation and revegetation program.

After the topsoil has been removed, the well pad would be graded to produce a level working platform around the drill hole(s) to support the rig substructure. The excavated soil material (subsoil) would be used in overall pad construction, with the finished well pad graded to allow for positive drainage of water away from the drill site.

The level area of the well pad required for drilling and completion operations would vary in size depending on the operator. Minor deviations would occur in the overall size of individual well locations due to topographic constraints and efforts by BLM, the operator and the private surface owners to limit surface disturbances in certain circumstances (including, but not limited to, areas of extensive cuts and/or fills, proximity to ephemeral

drainages, etc.) as determined at the time of the on-site inspections. In addition to the surface disturbance associated with the level pad area, additional surface disturbance would result from the cut/fill slopes associated with pad construction and topsoil/subsoil storage adjacent to the pad. Erosion control would be maintained through prompt revegetation and by constructing surface water drainage control structures such as berms, diversion ditches and waterbars as necessary on the proposed well location(s).

Prior to the commencement of drilling operations, the operator may be required to fence each individual well location on all four sides in order to protect wildlife and livestock. This fencing would be installed in accordance with guidelines contained in *Surface Operating Standards for Oil and Gas Exploration and Development (*Fourth Edition). The fencing would be maintained until the well(s) have been plugged and abandoned and the well location successfully reclaimed. Cattle guards or cattle guards with gates may be installed in the perimeter fence(s) if requested by the surface owner or BLM.

# **Drilling Operations**

A site-specific description of drilling procedures for each well drilled would be included in the APD package the operator submitted to BLM and will be available at the BLM Casper Field Office. Drilling techniques could include vertical, directional, or horizontal drilling paths.

To drill the proposed wells, the operator would use a rotary drilling rig capable of drilling to the depths necessary for each individual well. Rig transport and on-site assembly would be completed in approximately seven days per well. Drilling times would vary depending on how long it took the operator to reach the proposed target depth. Horizontal wells would be drilled from the well pad location, vertically to a predetermined point above the target formation, referred to as the kick off point.

Appropriately sized pressure and well control equipment will be in place for all drilling activities. Drilling mud is specifically engineered and managed throughout the drilling operation to control the flow of fluids (water, oil, and gas) from the well bore. To make up the drilling mud, water would be hauled to each location from a commercial source, or obtained and transported from other sources, as identified in the APD package. Approximately 1,000 to 2,000 barrels of fresh water is used to make up the drilling mud used for each well. Drilling operations use both freshwater-based mud and oil-based drilling mud. Drilling mud may be reconditioned and reused for subsequent nearby wells on a case-by-case basis.

The operators may install a man camp within the overall project area to house drilling personnel at the time of well drilling and completion. Self-contained trailers could also be used on the individual well locations to house key personnel (drilling crews) during the drilling operation; however, these trailers would be temporary and would be removed following the termination of drilling and completion operations on each individual well.

Human waste and gray water generated during operations would be collected in either standard portable chemical toilets or portable service containers located on-site and would be transported offsite to a state-approved wastewater treatment facility upon completion of operations. Non-human waste would be collected in enclosed containers and disposed of in a state-approved solid waste disposal facility.

For oil based mud drilling the operators could use a closed loop or semi-closed loop system to control solid and liquid during drilling operations. A combination of shale shakers, mud cleaners, and centrifuges (if necessary) would be used to segregate the drilled cuttings from the drilling fluids. The fluids would be returned to the mud tanks for continued use in the drilling operation. The segregated (semi-dry) cuttings would dump directly from the separation equipment into an open top steel mixing tank or a lined pit on location for solidification prior to temporary storage and ultimate disposal.

The drilling operation would use fresh water with additives to drill the surface hole. This system involves drilling with water and using non-hazardous additives such as bentonite to stabilize the hole and minimize down-hole sloughing. The specific source of this fresh water used in drilling operations for each well would be identified at the time the APD is submitted. Water transportation methods would also be identified in the APD package. Typical water transportation methods include temporary above-ground water lines from the water source location to the well location or haul truck from water source location to the well location using existing roads. Appropriate ROWs would be obtained as needed for access across any off-lease federal lands.

#### **Waste and Hazardous Materials**

Hazardous materials that would be used at the site may include drilling mud and cementing products, fuels, flammable or combustible materials, and corrosive acids and gels.

The Wyoming Department of Transportation (WYDOT) under 49 CFR 171–180, regulates transportation of hazardous materials to the well location. Potentially hazardous substances used in developing or operating wells would be kept in limited quantities on well sites and at the production facilities for short periods.

No chemicals that would be used to drill or produce the wells meet the criteria for an acutely hazardous material/substance or would exceed the quantities criteria required by BLM Instruction Memorandum No. 93-344.

In the event that hazardous or extremely hazardous materials or substances, as defined in 40 CFR 355, would be used, produced, stored, transported, or left on or near the operators project area, the operator would comply with all rules and regulations. These include, but are not limited to, reportable quantities of stored materials and reporting accidental release as set forth in 40 CFR 355. No chemicals subject to Title III of the Superfund Amendments and Reauthorization Act of 1986 (SARA) in amounts greater than 10,000 pounds would be stored on site.

All hazardous substances and commercial preparations would be handled in an appropriate manner to minimize the potential for leaks or spills. The operator would develop and maintain a spill prevention, control, and countermeasure (SPCC) plan for each well site. Each SPCC plan would comply with the provisions of 40 CFR 112. Storage facilities and tanks would use secondary containment structures of sufficient capacity to contain, at a minimum, the entire contents of the largest tank with sufficient freeboard to contain precipitation after the well goes into production.

The concentration of nonexempt hazardous substances in the reserve pit at the time of pit backfilling would not exceed the standards set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 USC 9605, as amended by the Superfund Amendments and Reauthorization Act of 1986, (PL 99-499). All oil and gas drilling-related CERCLA hazardous substances removed from a location and not reused at another drilling location would be disposed of in accordance with applicable federal and state regulations. {(Refer to 42 USC 9601(14) (Definition of "hazardous substances"); 42 USC 6921(2)(A)(exclusion of certain wastes associated with exploration and production); Environmental Protection Agency (EPA) Exploration and Production Wastes: Exemption from RCRA Subtitle C Regulation (May 1995)}. Only those hazardous wastes that qualify as **exempt**, under the Resource Conservation and Recovery Act (RCRA), Oil and Gas Exemption, would be disposed of in the reserve pit.

# **Casing and Cementing Operations**

Surface casing would be set at an approximate appropriate depth and cemented back to the surface during the drilling operations. The surface casing would serve to support the well wall, prevent fluids from migrating between the different penetrated formations, and provide the mounting base for surface well control equipment. This could be accomplished either with a work-over rig before the drilling rig moves or with the drilling rig.

Intermediate casing would be set to a predetermined measured depth (MD) and would be cemented in place. Frequently, once the wellbore is drilled into the target formation, the intermediate casing is run and cemented. Occasionally, the well is drilled through the formation to its total planned depth before casing is run and cemented. In this case, the casing string run would also be the production casing. After the intermediate casing is run and cemented, the lateral or horizontal leg, of the wellbore is drilled in the formation until the total measured depth is reached. The production casing is run to the total measured depth and may or may not be cemented in the formation. The production casing may also have annular packers on it to compartmentalize the lateral section for completion. Another tool commonly used in conjunction with the production casing is frac sleeves in combination with the annular packers or cement. The cementing operations would be conducted in full compliance with *Onshore Oil and Gas Order Number 2*.

# **Completion Operations**

After the well is drilled, cased, and cemented, the drilling rig would be moved off location, a completion rig would be moved onto the well, and additional equipment is moved onto location. The location is reset to accommodate the completion activities, and facilities may be constructed at this time. These completion operations would typically consist of cleaning out the well bore, pressure testing the casing, perforating and hydraulic fracturing (frac) the appropriate formation in the horizontal portion of the hole and running production tubing in the event that commercial production is established. Completion operations may also consist of running a frac string or tie back string of casing. This is a temporary casing string in the vertical section of the well tying into the production casing. If frac sleeves have been run, then generally the well would not be perforated. If no frac sleeves were run, then perforations would be made in the production casing. The frac sleeves and perforations allow for the stimulation or fracturing taking place.

Actuating the frac sleeves and perforating generally happen with the frac fleet on location. With the first set of perforations or frac sleeve open, the well bore is now in communication with the target formation, and hydraulic fracturing may begin. Water, proppant or sand, and a small amount of chemical additives, all referred to as a slurry, would be pumped down the wellbore, through perforations or sleeves in the casing, and into the target formation. The chemical additives are used to ensure quality of the fracture fluid is adequate to carry the sand or proppant into formation at pressure and temperature very different from surface conditions. Pumping pressures are monitored through the entire program and are increased to the point where fractures initiate in the target formation at the perforations into the formation. The slurry flows into the initiated fractures and helps to extend the fractures away from the well bore in the target formation. The proppant, or sand, props the created fractures open after the pressure drops, leaving easier pathways for reservoir fluids to flow back to the well, when the well is placed on production.

Upon completion of the fracturing operation, the well would be flowed back to the surface through temporary production equipment in an attempt to recover as much of the frac fluids as possible and to clean excess sand out of the lateral prior to setting production equipment on location and commencing production. All fluids returned during the flow-back procedure are captured in steel tanks situated on the well location, with these recaptured fluids ultimately disposed of in strict accordance with both BLM and WOGCC rules and regulations. Any fresh water remaining in the frac reservoir following the completion operations may be used for future completion activities on other wells within the project area with approval from the BLM and/or WOGCC as appropriate. The fresh-water pit used in completion operations would not remain open for more than six months following completion operations unless approved by the AO.

Several diagnostic techniques may be used to monitor hydraulic fracture generation. Down hole micro seismic monitoring has been used in the Powder River Basin, and elsewhere, to monitor hydraulic fracture generation and growth. Conventional

temperature and chemical tracer surveys and production logging have also been used to monitor the fracturing treatment.

Table 2.2 contains a representative sample showing the composition, in percent by volume, of a typical frac fluid. Approximately 98% of the fracturing fluid is comprised of water and sand. The sample is from a well posted on the public disclosure website www.fracfocus.org. The fracturing fluid injected into the target formation is confined by thousands of feet of rock layers from shallower potable water aguifers. The function of the fracturing fluid is to transmit energy to the formation to split the rock, and to transport the proppant, or sand. The fracturing fluid is determined based on compatibility with the formation minerals and fluid composition, and recoverability.

Fracturing Fluid = Base Fluid + Additives + Proppant

Table 2.2. Function of Additives Typically Present in Fracturing Fluid<sup>a</sup>

Materials Used	Hydraulic Fracturing Use	
Guar gum	Gelling agent to thicken fluid	
Potassium hydroxide Potassium formate Potassium metaborate	Cross linkers to super thicken fluid	
Ammonium persulfate diammonium peroxidisulphate Sodium persulfate Chlorous acid or sodium chloride (salt)	Breakers used to reduce viscosity of the fluid after treatment to allow fluid to flow more easily out of the formation for recovery	
Isopropanol	Surfactants reduce surface tension to aid in fluid recovery	
Ethylene glycol Isopropanol Lauryl sulfate	Non-emulsifiers prevent treatment fluid and reservoir liquids from emulsifying	
Sodium hydroxide, otherwise known as lye	Biocides kill bacteria to prevent it from destroying gelling agents before the treatment can be pumped	
<sup>a</sup> For a more complete list of possible materials	and their function, refer to http://fracfocus.org/chemical-	

use/what-chemicals-are-used

# **Production Operations**

Production equipment required on the individual well locations would typically include the following:

- a pumping unit at the well head for each individual well;
- a heater/treater for each individual well;
- a tank battery which would generally consist of four to eight 400-barrel steel tanks/well.

- a flare stack; and,
- meter runs for gas sales from each individual well bore if/where applicable (appendix B).

A gas lift system or electric submersible pump may be used instead of a rod pump jack. Any of these artificial lift methods used on non-flowing wells require power, which may come from a generator, or electric power service, if available. Production facilities are installed on the disturbed portion of each well pad, a minimum of 25 feet from the toe of the back slope, wherever practical.

All permanent above ground production facilities installed on the producing well location would be painted one of the standard environmental colors recommended by the Rocky Mountain Five-State Interagency Committee to be selected at the discretion of the BLM. A dike would be constructed completely around those production facilities designed to hold fluids (i.e., production tanks and/or heater/treater). Dikes would be constructed of compacted subsoil or some other impervious material, hold 110% of the capacity of the largest tank, and would be independent of the back cut. Load-out lines would be located outside the tank battery dike and would have a heavy screen-covered drip barrel installed under the outlet. A metal staircase would be placed over the dike to protect the dike as well as support the tanker truck flexible hose. Each operator develops and maintains site-specific SPCC plans for each production facility.

Oil produced from each well would be collected in tanks installed on the individual well locations and would be periodically trucked to a pre-existing oil terminal for sales. The frequency of trucking activities would depend solely on the amount of oil produced from each individual well. Figure 1 displays a A typical production facility layout is presented as part of Appendix B.

#### **Produced Water**

Produced water and completion flowback water is separated from the oil and gas and stored in tanks. The water is trucked (if no pipeline is present) or piped to private or commercial underground injection wells, or commercial evaporation pond facilities. The state of Wyoming permits all underground injection wells and water disposal facilities.

#### Oil and Natural Gas Transportation

Oil separated from the water and gas from each well is stored in a tank and trucked to a pipeline gathering point or transported via a gathering pipeline directly from the well into a main oil pipeline.

Gas separated from the oil and water is transported via a gathering pipeline directly to a gas gathering point. The pit flare may be used to burn gas in the event some activity resulted in the gas quality not meeting gas line specifications. Once the gas quality meets specifications, the gas would again go directly to sales.

All produced fluids are measured per onshore order specifications and state of Wyoming rules. That information is reported to the state of Wyoming and the federal government per regulatory reporting requirements.

#### **Interim and Final Reclamation**

All disturbed surfaces would be reclaimed as soon as possible after the initial disturbance. This reclamation consists primarily of backfilling the cuttings and frac water pits, leveling and contouring "non-working" disturbed areas, redistributing stockpiled topsoil over these disturbed areas, installing erosion control measures, and reseeding as recommended by the BLM and/or private surface owner.

Solidification and subsequent reclamation of the cuttings pits occurs as soon as possible following well completion. The cuttings pits would be backfilled immediately upon completion of the solidification process.

Interim reclamation of the well location including reducing the cut and fill slopes, redistributing the stockpiled topsoil over the recontoured slopes, and reseeding disturbed areas would be accomplished within a maximum of two years following the termination of drilling and completion operations.

Topsoil would be stripped from the access road corridor as directed by the affected fee surface owner(s) or BLM before construction activities begin. The stockpiled topsoil would be redistributed on the "out slope" areas of the borrow ditch following completion of road construction activities. These borrow ditch areas would be reseeded as soon as practical thereafter with a seed mixture recommended by either the private surface owner or the BLM. In the event that commercial production is established from any/all of the proposed wells, the access roads would be graveled with a minimum of four inches of gravel as necessary or required by either the private surface owner or the BLM. The roadway would remain in place for the productive life of the well(s). This gravel would be obtained from commercial gravel suppliers in the area and would be identified when the APD is submitted.

Upon final abandonment of each well, all existing surface facilities would be removed from the well location, the well bore would be physically plugged with cement as directed by the BLM, and a dry hole marker would be set in accordance with existing regulations and direction contained in the approved APD. When plugging operations are complete, both the access road and remaining "work" areas of each abandoned well location would be scarified and recontoured, erosion control measures would be installed as necessary, and all recontoured (disturbed) areas would be reseeded as recommended by the BLM and/or private surface owner. However, there may be certain circumstances where the private surface owner may wish to retain specific access roads for future use at the time of final abandonment. All interim and final reclamation would be in accordance with the guidelines contained in the approved APD. As a way to monitor and track approved versus actual disturbance and reclamation

success, the BLM may require as built shapefiles from operators. Trace monitoring reports will be maintained for the project.	king and

#### **CHAPTER 3: THE AFFECTED ENVIRONMENT**

#### Introduction

The Spearhead Ranch project area encompasses approximately 375 square miles and 240,268 acres of mixed federal, state and fee (private) lands in north western Converse County, Wyoming. Based on the electronic records obtained from the Wyoming Oil and Gas Conservation Commission (WOGCC 2012), approximately 265 oil and gas wells have either been drilled, are currently producing, or have been plugged and abandoned in the project area.

Existing oil and gas development within the project area prior to the 2007 Resource Management Plan (RMP) Revision is depicted in the table 3.1. The table also shows the well activity since the ROD/RMP was signed for the Record of Decision and Approved Casper Resource Management Plan in December 2007.

Table 3.1. Existing Oil and Gas Development Prior to and After 2007

Oil and Gas Well Status	Before ROD/RMP Revision	After ROD/RMP Revision <sup>a</sup>	Well Totals
	OVERALL		
Plugged & Abandoned Wells	128	0	128
Operational Wells	131	6	137
Total Existing Wells	259	6	265
	FEDERAL		
Plugged & Abandoned Wells	79	0	79
Operational Wells	78	5	83
Total Existing Wells	157	5	162
	STATE		
Plugged & Abandoned Wells	17	0	17
Operational Wells	14	0	14
Total Existing Wells	31	0	31
	FEE		
Plugged & Abandoned Wells	32	0	32
Operational Wells	39	1	40
Total Existing Wells	71	1	72
<sup>a</sup> Spud date as of February 15, 201	12		

### **Transportation Systems**

Trucks and other vehicles use an extensive network of highways, county roads, oil and gas field roads and ranch roads to move people, equipment and goods to facilitate exploration and to then transport produced oil to market. No highways are in or near the area. One county road traverses the area from the southeast corner to the north end of the area. One other county road accesses a small area in the southern portion

of the area. Some of the roads in this transportation network are or would be authorized by rights-of-way. Wind energy potential is mostly excellent to superb with small areas around the perimeter having fair or good potential. No wind energy development is currently ongoing in the project area.

#### **Air Resources**

This EA incorporates an analysis of the contributions of the proposed activities to greenhouse gas (GHG) emissions and a general discussion of potential impacts to climate. Air resources include climate, climate change, air quality, air quality-related values (AQRV) (including visibility and atmospheric deposition), noise, and smoke management. Therefore, NEPA requires the BLM to consider and analyze the potential effects of BLM and BLM-authorized activities on air resources as part of the planning and decision-making process.

The air quality of any region is controlled primarily by the magnitude and distribution of pollutant emissions and the regional climate. The transport of pollutants from specific source areas is affected by local topography. In the mountainous western United States, topography is particularly important in channeling pollutants along valleys, creating upslope and downslope circulations that may entrain airborne pollutants, and block the flow of pollutants toward certain areas. In general, local effects are superimposed on the general weather regime and are most important when the large-scale wind flow is weak.

New information about GHGs and their effects on national and global climate conditions has emerged. On-going scientific research has identified the potential impacts of GHG emissions such as carbon dioxide ( $CO_2$ ), methane ( $CH_4$ ), nitrous oxide ( $N_2O$ ), water vapor; and several trace gases on global climate. Through complex interactions on a global scale, GHG emissions cause a net warming effect of the atmosphere, primarily by decreasing the amount of heat energy radiated by the earth back into space. Although GHG levels have varied for millennia (along with corresponding variations in climatic conditions), industrialization and burning fossil carbon sources have caused GHG concentrations to increase measurably and may contribute to overall climatic changes.

### Air Quality and Visibility

The EPA established National Ambient Air Quality Standards (NAAQS) for criteria pollutants. Criteria pollutants include carbon monoxide (CO), nitrogen dioxide (NO<sub>2</sub>), ozone (O<sub>3</sub>), particulate matter (PM<sub>10</sub> and PM<sub>2.5</sub>), sulfur dioxide (SO<sub>2</sub>), and lead (Pb).

The Wyoming Department of Environmental Quality (WDEQ) is the agency that administers air quality for the state. Wyoming Ambient Air Quality Standards (WAAQS) and National Ambient Air Quality Standards (NAAQS) identify maximum limits for concentrations of criteria air pollutants at all locations accessible by the public. The

WAAQS and NAAQS are legally enforceable standards. Concentrations above the WAAQS and NAAQS represent a risk to human health. By law, public safeguards are required to be implemented. State standards must be at least as protective of human health as federal standards and may be more restrictive than federal standards, as allowed by the Clean Air Act of 1977, as amended (CAA).

For the most part, 4the counties that lie within the jurisdictional boundaries of the BLM High Plains District Office (DO) (Natrona, Converse, Platte, Goshen, Niobrara, Weston, Crook, Campbell, Sheridan, and Johnson) are classified as in attainment of for all state and national ambient air quality standards as defined in the CAA. The one exception is the City of Sheridan, which was designated as nonattainment for PM10 in 1991 (56 FR 11101). All sites operated by the Wyoming Department of Environmental Quality, Air Quality Division, in the High Plains DO, including the City of Sheridan, are currently in compliance with the NAAQS and WAAQS. Modeling conducted to date by the WDEQ does not indicate that air quality is likely to exceed any limits specified by the CAA in the near future.

Various state and federal agencies monitor air pollutant concentrations and visibility throughout Wyoming. Table 3.2 lists the available air quality monitoring sites within the High Plains DO and relevant sites nearby. The WDEQ operates PM<sub>10</sub> monitors as part of the state and local monitoring site (SLAMS) network. Other sites include interagency monitoring of protected visual environments (IMPROVE) network monitors and BLM-administered sites that are part of the Wyoming air resource monitoring system (WARMS). Atmospheric deposition (wet) measurements of ammonium, sulfate, and various metals are taken at the Sinks Canyon, South Pass, and Yellowstone Park sites, which the BLM operates as part of the national acid deposition program (NADP).

Table 3.2 Air Quality Monitoring Sites Within the High Plains DO

	Table 3.2	All Que	ality Monitoring Sites	William the	nigh Flains	סט פ		
	Site	Type of Monitor		Operating	Location			
County	Name	Туре	Parameter	Schedule	Longitude	Latitude		
	Thunder Basin	SPM	O3, NOx & Met	Hourly	-105.3000	44.6720		
	South Campbell County	SPM	O3, NOx, PM10 & Met	1/3 (PM10) & hourly (NOx & O3)	-105.5000	44.1470		
	Belle Ayr Mine	SPM	NOx & PM2.5	1/3 (PM2.5) & hourly (NOx)	-105.3000	44.0990		
	Wright	SPM	PM10	1/6	-105.5000	43.7580		
Campbell	Gillette	SLAMS	PM10	1/6	-105.5000	44.2880		
	Black Thunder Mine	SPM	PM2.5	1/3	-105.2000	43.6770		
	Buckskin Mine	SPM	PM2.5	1/3	-105.6000	44.4720		
	South Coal	WARMS	PM2.5 & Meteorology		-105.8378	44.9411		
	Thunder Basin	IMPROVE	PM2.5, Nitrate, Ammonium, Nitric Acid, Sulfate, Sulfur Dioxide & Meteorology	1/3	-105.2874	44.6634		
	Buffalo	WARMS	PM2.5, Nitrate, Ammonium, Nitric Acid, Sulfate, Sulfur Dioxide & Meteorology	1/3 (PM2.5) & 1/7 (others)	-106.0189	44.1442		
	Juniper	WARMS	PM2.5 & Meteorology	1/3 (PM2.5)	-106.2289	44.2103		
Johnson	Cloud Peak	IMPROVE	PM2.5, Nitrate, Ammonium, Nitric Acid, Sulfate, Sulfur Dioxide & Meteorology	1/3	-106.9565	44.3335		
	Sheridan - Highland Park	SLAMS	PM10 & PM2.5	1/3 (PM10); 1/3 & 1/6 (PM2.5)	-107.0000	44.8060		
	Sheridan – Police Station	SLAMS	PM10 & PM2.5	1/1 (PM10) & 1/3 & 1/6 (PM2.5)	-107.0000	44.8330		
Sheridan	<del>Arvada</del>	SPM	PM10		<del>-106.1000</del>	44.6540		
	Sheridan	WARMS	PM2.5, Nitrate, Ammonium, Nitric Acid, Sulfate & Sulfur Dioxide	1/3 (PM2.5) & 1/7 (others)	-106.8472	44.9336		
Converse	Antelope Mine	SPM	NOx & PM2.5	1/3 (PM2.5) & hourly (NOx)	-105.4000	43.4270		
Natrona	Casper	SLAMS	PM10 & PM2.5	1/3	-106.3256	42.8516		
	Newcastle	WARMS	PM2.5, Nitrate, Ammonium, Nitric Acid, Sulfate, Sulfur Dioxide & Meteorology	1/3 (PM2.5) & 1/7 (others)	-104.1919	43.8731		
Weston	Newcastle	NADP	Wet deposition of ammonium, sulfate, metals	Weekly	-104.1917	43.873		
Table upda	<u> </u>	aff, to reflec	t conditions as of 2011.	•				

BLM assessed recent air quality conditions within the High Plains DO boundary by examining data collected by monitors in the area, supplemented by various monitors in neighboring planning areas, as summarized in table 3.3. The examination of this data indicates that the current air quality for criteria pollutants in the High Plains DO is considered good and in compliance with applicable NAAQS and WAAQS. Based on measurements in the area, visibility in the High Plains DO is considered excellent.

**Table 3.3 Air Quality Conditions** 

Pollutant	Averaging time	NAAQS (WAAQS if different)	Representative Concentrations	Data Source
Carbon	1 hour	35 ppm	1.6 ppm	Murphy Ridge - 2007 Data source: EPA's Air Quality System (AQS)
Monoxide (CO)	8 hour	9 ppm	1.5 ppm	Quick Look Report (AQS ID: 56-041-0101)
Nitrogen Dioxide	1 hour	100 ppb	11 ppb	3 year average of the 98th percentile for <b>Thunder Basin National Grasslands</b> , 2009-2011. Data Source EPA's AQS Quicklook Report (AQS ID 56-005-0123)
(NO <sub>2</sub> )	Annual	53 ppb	2 ppb	Annual arithmetic mean value for <b>Thunder Basin National Grasslands</b> , 2011. Data source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-0035-0123)
Ozone	8 hour	0.075 ppm	0.061 ppm	3-year average of the fourth highest daily maximum 8-hour ozone concentration at <b>Thunder Basin National Grasslands</b> , 2009-2011.  Data source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-0035-0123)
	24 hour	150 μg/m3	41 μg/m³	2011 max PM10 concentration at <b>South Campbell County</b> Air Quality Monitoring Station. Data Source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-005-0456)
PM <sub>10</sub>	Annual	(50 μg/m3)	11 μg/m³	3-year average of the weighted annual mean PM10 concentration at Campbell County Air Quality Monitoring Station. Data Source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-005-0456). Years 2009-2011
D	24 Hour	35 μg/m3	8 μg/m³	3-year average of the 98th percentile of the 24-hour PM2.5 concentration at <b>Antelope</b> Air Quality Monitoring Station. Data Source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-009-0189). Years 2009-2011. Note: During this period the monitoring method was changed, one or more years of incomplete data are used in this calculation.
PM <sub>2.5</sub>	Annual	15.0 μg/m3	3.3 µg/m³	3-year average of the weighted annual mean PM2.5 concentration at Antelope Air Quality Monitoring Station. Data Source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-009-0819). Years 2009-2011. Note: During this period the monitoring method was changed, one or more years of incomplete data are used in this calculation.
	1 hour	75 ppb	4 ppb	3 year average of the 99th percentile at <b>Murphy Ridge</b> Monitoring Station 2007-2009. Data source: EPA's Air Quality System (AQS) Quick Look Report (AQS ID: 56-041-0101)
Sulfur Dioxide	3 hour	(0.5 ppm)	0.0049 ppm	Annual Summary Report for <b>Murphy Ridge</b> : January 1, 2009 – December 31, 2009.
(SO <sub>2</sub> )	24 hour	(0.10 ppm)	0.0021 ppm	Annual Summary Report for <b>Murphy Ridge</b> : January 1, 2009 – December 31, 2009.
	Annual	(0.02 ppm)	0.00029 ppm	Annual Summary Report for <b>Murphy Ridge</b> : January 1, 2009 – December 31, 2009.

There are several National Parks, National Forests, recreation areas, and wilderness areas within and surrounding the High Plains DO. Table 3.4 lists areas designated as Class I or Class II Areas. National Parks, National Monuments, and some state designated Wilderness Areas are designated as Class I. The Clean Air Act "declares as a national goal the prevention of any future, and the remedying of any existing, impairment of visibility in mandatory Class I federal areas . . . from manmade air pollution." 42 U.S.C. § 7491(a)(1).25. Under the BLM Manual Section 8560.36, BLM lands, including wilderness areas not designated as Class I, are managed as Class II,

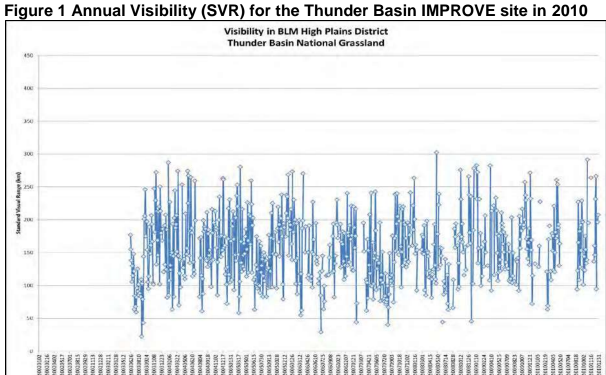
which provides that moderate deterioration of air quality associated with industrial and population growth may occur.

The BLM works cooperatively with several other federal agencies to measure visibility with the IMPROVE network. As noted above, data collected at the Thunder Basin National Grasslands and Cloud Peak Wilderness IMPROVE monitoring sites have been used indirectly to visibility in the High Plains DO. Figure 3.1 presents visibility data for the Thunder Basin IMPROVE site for the period preceding 2010 and figure 3.2 presents visibility data for the Cloud Peak IMPROVE site for the period preceding 2010. The data for the two sites are consistent and show very good to excellent visibility ranges within the High Plains DO, even for the 20 percent haziest days. Although there is not enough data to discern trends at the Thunder Basin site, the five-year record at the Cloud Peak site does show a very slight degradation of visibility over this period.

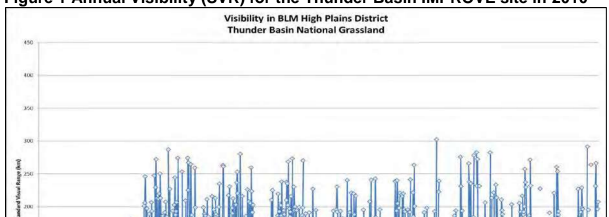
**Table 3.4 National Parks, Wilderness Areas, and National Monuments** 

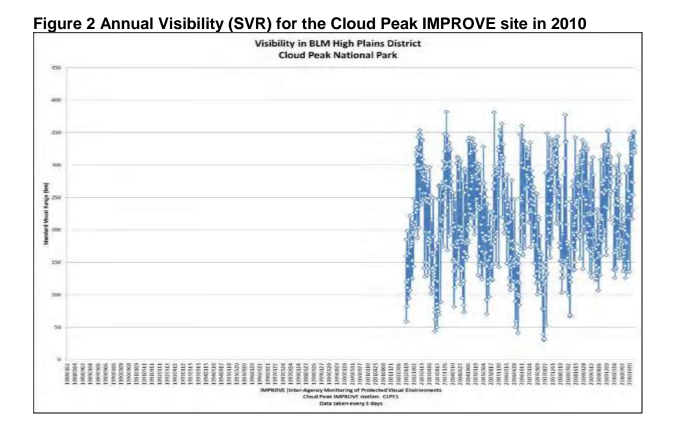
Area Name	Distance from High Plains District (miles)	Direction from the High Plains District	Clean Air Act Status of the Area
Badlands National Park	>100	East	Class I
Bridger Wilderness Area	90	West	Class I
Cloud Peak Wilderness Area	within		Class II
Devils Tower National Monument	within		Class II
Fitzpatrick Wilderness Area	100	West	Class I
Grand Teton National Park	>100	West	Class I
Jewel Cave National Monument	<20	East	Class II
North Absaroka Wilderness Area	>100	Northwest	Class I
Teton Wilderness Area	>100	Northwest	Class I
Washakie Wilderness Area	>100	Northwest	Class I
Wind Cave National Park	<50	East	Class I
Yellowstone National Park	>100	Northwest	Class I
Source: NPS 2006			•

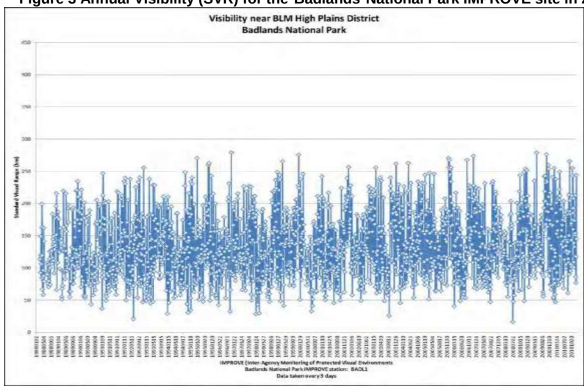
In addition to visibility measurements within the High Plains DO, figure 3.3 presents visibility estimates SVR for the Badlands National Park site, located east of the High Plains DO, preceding 2010. This figure shows the annual average visual range estimates and the estimates for the 20 percent clearest days and 20 percent haziest days. The visibility estimates for the Badlands site are lower than the estimates for the Thunder Basin and Cloud Peak sites, but indicate no real trend in SVR during this period.



tter\_Agency Monitoring of Protected Visual Thunder Basin IMPROVE station: THBA1







## Figure 3 Annual Visibility (SVR) for the Badlands National Park IMPROVE site in 2010

# Greenhouse Gas Emissions

Greenhouse gases included in the US greenhouse gas inventory are CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O<sub>3</sub> hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), and sulfur hexafluoride (SF<sub>6</sub>). CO<sub>2</sub> and CH<sub>4</sub> are typically emitted from combustion activities or are directly emitted into the atmosphere.

Currently, the WDEQ, Air Quality Division (WDEQ/AQD) does not regulate GHG emissions, although they are controlled indirectly by various other regulations.

Some greenhouse gases (carbon dioxide) occur naturally and are released to the atmosphere through natural processes and human activities. Other greenhouse gases (e.g., fluorinated gases) are created and released solely through human activities. The primary greenhouse gases that enter the atmosphere because of anthropogenic activities include CO2, CH4, N2O, and fluorinated gases such as hydrofluorocarbons, per fluorocarbons, and sulfur hexafluoride. These synthetic gases are released from a variety of industrial processes.

Several activities occur within the High Plains DO that may generate greenhouse gas emissions including oil, gas, and coal development; large fires; livestock grazing; and recreation using combustion engines that can generate CO<sub>2</sub> and methane. Oil and gas development activities can generate CO<sub>2</sub> and CH<sub>4</sub>. CO<sub>2</sub> emissions result from

the use of combustion engines, while methane can be released during processing. Wildland fires are also a source of other GHG emissions, while livestock grazing is a source of methane.

## **Heritage and Visual Resources**

#### **Cultural Resources**

Cultural resources are fragile, nonrenewable evidence of past human history and heritage on the landscape. Over 10,000 years of human occupation has been documented throughout the region. Generally, the occupation is divided into prehistoric and historic periods. The prehistoric period encompasses the indigenous Native American occupation of the region and represents most of the time span. The historic period generally begins at the time of European and Euro-American contact with the indigenous Native American populations. Both the prehistoric and historic occupations periods are further divided into other periods based on either technology changes or broad based cultural patterns. These periods will not be discussed further as they are well documented in current academic and popular literature.

The current project area is located in the northwest corner of Converse County, Wyoming. It covers approximately 375 contiguous square miles and 240,268 acres. A literature search was conducted for this EA analysis utilizing local BLM records and the Cultural Records Office of the Wyoming State Historic Preservation Office (WYCRO). The following is a summary of the cultural resources documented in the project area. Cultural resource documentation has been occurring throughout the study area for over 40 years. To date, 966 individual Class III surveys have been conducted and documented by professional cultural resource specialists. These surveys have resulted in the documentation of 320 specific sites located in various sections throughout the study area. Over 70% of these surveys meet current documentation standards. Of the 320 documented sites, 109 are prehistoric, 169 are historic, 26 contain both prehistoric and historic components, and 16 are classified as unknown time period. There are a total of 77 sites which are listed on or eligible for the National Register of Historic Places (NRHP) and 87 sites are evaluated as not eligible for the NRHP. There are 156 sites for which the NRHP eligibility is unknown. In summary, the sites represent most periods and span a wide range of site types.

All the sites that are listed on the NRHP are associated with the historic Bozeman Trail, a significant trail established in the 1860s. The trail corridor was the focus of intense cultural conflicts between the indigenous Native American populations and the Euro-American populations that were expanding into the region in the mid-1800s. Sites in this corridor are represented by pristine trail remains (including the landscape through which it traversed), stage stations, telegraph lines, and continued use of the corridor today along what is now a county maintained road called the Ross Road. This historic trail corridor (Bozeman Trail Corridor) is located in the eastern part of the current study area. The Bozeman Trail corridor is managed as a VRM Class III.

## Paleontology

The surface geology of the Spearhead Ranch study area has been classified and scored by the Potential Fossil Yield Classification (PFYC) system which indicates the relative potential for fossil materials to be present in given locations. The PFYC is a relative value that rates the potential for an entire formation and is not a true indicator of the presence or absence of fossils in any given location. For example, Morrison Shale has high concentrations of paleontological materials in some areas and is devoid of them elsewhere. The numeric score is between one and five, with five being the most sensitive. Paleontology localities are common in formations with a PFYC rating of five.

The bedrock formation in the study area has a PFYC rating of 3/3a or a moderate potential for the presence of fossil materials. At present, there are no recorded fossil localities within the Spearhead Ranch study area.

#### Visual Resources

The purpose of visual resource management (VRM) is to manage the quality of the visual environment and reduces the visual impact of development activities while maintaining the viability of all resource programs. A visual resource inventory was completed in 2003 to assist in the development of the Casper Field Office RMP (2007). Based on the inventory, all lands within the field office were classified into one of four classes: Class I, Class II, Class III, and Class IV. Each class has a set of objectives as defined in the BLM Visual Resource Handbook 8410-1 and is listed below:

Class I – To preserve the existing character of the landscape. This provides for the natural ecological changes; however, it does not preclude very limited management activity. The level of change to the characteristic landscape should be very low and must not attract attention.

Class II –To retain the existing character of the landscape. The level of change should be low. Management activities may be seen, but should not attract the attention of the casual observer. The basic elements of form, line, color, and texture found in the predominant natural features of the characteristic landscape should be repeated.

Class III – To partially retain the existing character of the landscape. The level of change to the characteristic landscape should be moderate. Management activities may attract attention but should not dominate the view of the casual observer. Changes should repeat the basic elements found in the predominant natural features of the characteristic landscape.

Class IV – to provide for management activities which require major modifications of the existing character of the landscape. The level of change to the characteristic landscape can be high. These management activities may dominate the view and be the major focus of the viewer attention. However,

every attempt should be made to minimize the impacts of these activities through careful location, minimal disturbance, and repeating basic elements.

The Spearhead Ranch project area is VRM Class IV with the exception of certain areas near the Bozeman Trail corridor which is a VRM Class III.

## **Range Management**

Range management is a discipline and an art that skillfully applies an organized body of knowledge accumulated by range science and practical experience for two purposes: (1) protection, improvement, and continued welfare of the basic resources, which in many situations include soils, vegetation, endangered plants and animals, wilderness, water, and historical sites; and (2) optimum production of goods and services in combinations needed by society (Heady and Child).

Rangeland supports different vegetation types including shrublands such as deserts and chaparral, grasslands, steppes, woodlands, temporarily treeless areas in forests, and wherever dry, sandy, rocky, saline, or wet soils and steep topography preclude the growing of commercial farm and timber (Heady and Child).

# Grazing Allotments and Existing Range Improvements

There are 19 BLM grazing allotments within the Spearhead Ranch boundary area, and within these allotments there are diverse rangeland ecosystems. These allotments contain range improvements such as fencing, ponds, wells, livestock troughs, storages, and pipelines. Season of livestock use varies by allotment, but year round use is common among the allotments.

Table 3.5 includes the respective information regarding the allotments including the permitted animal unit months (AUMs) within the project area. The "Total BLM Acres in Allotment" column is the total number of BLM acres in the allotments that intersect the project area and include BLM acres outside of the project boundary. It is important to note because it is used to calculate the AUMs and the average acreage per AUM for the project area.

Table 3.5 Grazing Allotments within the Project Area

			TICING WILLIAM	Total		
				BLM	Total	
Allot-		Total Acres	Total BLM	Acres in	Acres of Allotment	Permitted
ment		of	Acres in	Project	in Project	AUMS in
Number	Allotment Name	Allotment	Allotment	Area	Area	Allotment
00229	SAND CREEK	12369	717	717	12369	216
00236	TURNER FLATS	24377	2079	33	1149	607
00284	NORTH STINKING WATER CREEK	8551	2883	2,883	8551	877
00341	TWENTYMILE CREEK	19413	1864	1,024	3734	663
00345	TURNER DIVIDE	1550	768	767	1549	72
00369	SAWMILL CANYON	33197	3420	476	8858	783
00372	DEATH CALL DRAW	15997	2681	2,456	9335	764
00459	ANTELOPE CREEK	2630	118	79	922	18
00460	SANDY DRAW	2541	1021	1,021	2541	322
00497	FARNSWORTH DRAW	16745	1921	1,286	14202	478
10071	ALLEMAND	53458	8152	8,152	53020	1976
10108	HENRY	21858	2161	2,161	21008	822
10109	NORTH FORK	10308	4865	2,638	6160	379
10113	HORNBUCKLE	13526	1251	3	2293	376
10114	55 RANCH	15300	3136	2,072	7661	863
10149	STAPLE THREE	32650	5186	206	1046	861
10161	SEVEN L	54626	16524	1,873	2962	2752
10168	MONUMENT HILL	9645	2154	1,397	2377	656
31006	ANTELOPE CREEK 2	58374	5367	4,520	53369	1360
Total		407,115	66,268	33,764	213,106	14,845

### Soils and Ecological Sites

There are three dominant ecological sites within the Spearhead Ranch project area: Shallow Loamy (SwLy) 10-14" Northern Plains Precipitation Zone with a total acres 57,609.33, Loamy (Ly) 10-14" Northern Plains Precipitation Zone with a total acres of 97,314.80 and Shallow Sandy (SwSy) 10-14" Northern Plains Precipitation Zone with a total acres of 24,288.15 and are displayed on map 3.

The soils that are located within Shallow Loamy (SwLy) 10-14" Northern Plains Precipitation Zone are shallow (less than 20" to bedrock) well-drained soils formed in alluvium over residuum or residuum. These soils have moderate permeability and may

occur on all slopes. The bedrock may be any kind which is virtually impenetrable to plant roots, except igneous. The surface soil will have one or more of the following textures: very fine sandy loam, loam, silt loam, sandy clay loam, silty clay loam, and clay loam. Thin ineffectual layers of other textures are disregarded. Layers of the soil most influential to the plant community vary from 3 to 6 inches thick.

The potential vegetation located within the Shallow Loamy (SwLy) 10-14" Northern Plains Precipitation Zone is about 75% grasses or grass-like plants, 15% forbs, and 10% woody plants. The state is dominated by cool season midgrasses. The major grasses include western wheatgrass, bluebunch wheatgrass, needleandthread, and little bluestem. Other grasses occurring on the state include Cusick's and Sandberg bluegrass, blue grama, and prairie junegrass. Big sagebrush is a conspicuous element of this state, occurring in a mosaic pattern, and makes up 5 to 10% of the annual production.

The soils that are located within Loamy (Ly) 10-14" Northern Plains Precipitation Zone are deep to moderately deep (greater than 20" to bedrock), well drained & moderately permeable. Layers of the soil most influential to the plant community varies from 3 to 6 inches thick. These layers consist of the A horizon with very fine sandy loam, loam, or silt loam texture and may also include the upper few inches of the B horizon with sandy clay loam, silty clay loam or clay loam texture. Major Soil Series correlated to this site includes Bidman, Cambria, Cushman, Forkwood, Kishona, Parmleed, Theedle and Zigweid.

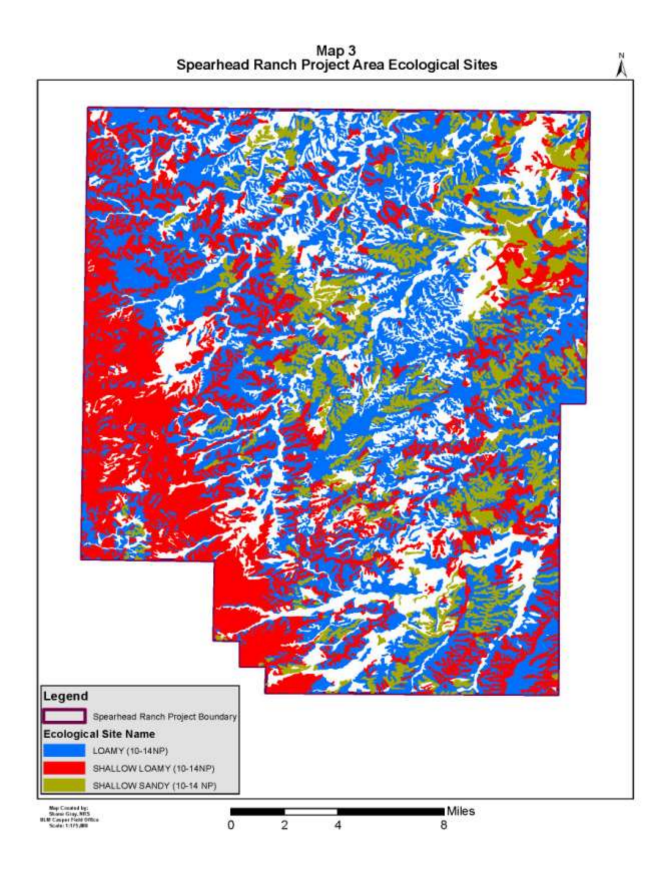
The potential vegetation located within Loamy (Ly) 10-14" Northern Plains Precipitation Zone is about 75% grasses or grass-like plants, 15% forbs, and 10% woody plants. This state is dominated by cool season mid-grasses. The major grasses include western wheatgrass, needleandthread, and green needlegrass. Other grasses occurring in this state include Cusick's and Sandberg's bluegrass, bluebunch wheatgrass, and blue grama. A variety of forbs and half-shrubs also occur, as shown in the preceding table. Big sagebrush is a conspicuous element of this state, occurs in a mosaic pattern, and makes up 5 to 10% of the annual production. Plant diversity is high.

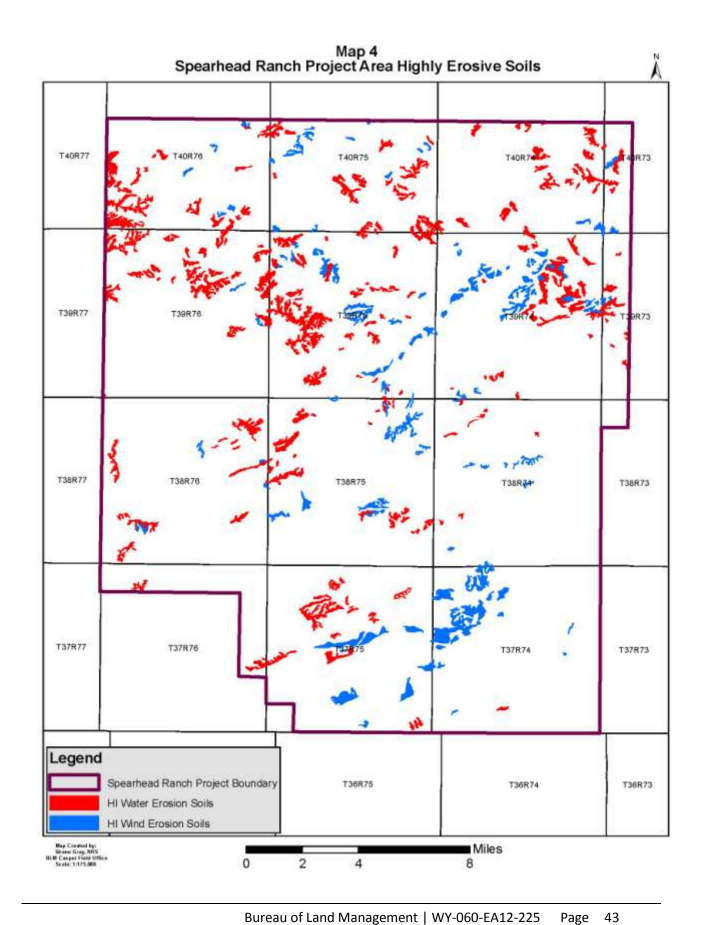
The soils that are located within Shallow Sandy (SwSy) 10-14" Northern Plains Precipitation Zone are shallow (less than 20"to bedrock) well-drained soils formed in eolian deposits or alluvium over residuum or residuum. These soils have moderately rapid to rapid permeability and may occur on all slopes. The bedrock may be of any kind except igneous or volcanic and is virtually impenetrable to plant roots. The surface soil will be one or more of the following textures: fine sandy loam, sandy loam, loamy fine sand, loamy sand, or sand. Thin ineffectual layers of other soil textures are disregarded. Layers of the soil most influential to the plant community vary from 3 to 6 inches thick. Major Soil Series correlated to this site include Taluce, Tassel, and Niobrara.

Potential vegetation located within Shallow Sandy (SwSy) 10-14" Northern Plains Precipitation Zone is about 75% grasses or grass-like plants, 15% forbs, and 10%

woody plants. The state is a mix of warm and cool season midgrasses. The major grasses include needleandthread, prairie sandreed, little bluestem, and sideoats grama. Other grasses occurring on the state include bluebunch wheatgrass, Sandberg bluegrass, blue grama, and threadleaf sedge.

Located within the Spearhead Ranch Exploratory Drilling there is approximately 60,225 acres of 26 percent and greater slopes, 9,920 acres of high water erosion and 5,077 acres of high wind erosion. Map 4 shows the location of these soils.





# Vegetation

The two primary vegetation types within the project area are mixed grass prairie and Wyoming big sagebrush. Common vegetation found in these plant communities include Wyoming big sagebrush, silver sagebrush, winterfat, rabbitbrush, green needle grass. needle-and-threadgrass, western wheatgrass, bluebunch wheatgrass, prairie Junegrass, Sandberg bluegrass, bluegrama, little bluestem, asters, paintbrushes, clovers, biscuitroot, western yarrow, fringed sagewort, Hoods phlox, buckwheat's, and numerous other grasses and forbs.

Most of plant growth occurs between May and June. According to the ecological site description, as this site deteriorates species such as blue grama and big sagebrush increase and cool-season grasses such as needlegrass, needleandthread, and rhizomatous wheatgrasses will decrease in frequency and production. Annuals bromes will commonly increase with improper management as well. Vegetation types such as irrigated crop, greasewood fans and flats, graminoid/forb dominated riparian, forest dominated riparian, and basin exposed rock/soil and mining operations type are also present within the project area. A more complete description of each ecological sites plant community commonly present, particularity the most common (Loamy, Clayey, Shallow Loamy, and Sandy (10-14" Northern Plains)) can be found on Natural Resource Conservation Service's (NRCS) National Soil Survey Handbook online at this web address http://soils.usda.gov/technical/handbook/

#### Invasive, Non-Native Species and Noxious Weeds

Invasive plants are defined as "non-native plants whose introduction does or is likely to cause economic or environmental harm or harm to human health," based on the definition provided in Executive Order 13112<sup>1</sup>. Invasive plants are compromising the ability to manage BLM lands for a healthy native ecosystem.

The CFO and the Converse County Weed and Pest District have a memorandum of understanding (MOU) that provides authorization to manage invasive plants throughout Converse County using an integrated pest management approach<sup>2</sup>. Noxious weeds and their known locations throughout the CFO administrative area are identified in table 3.6 (this list is not all-inclusive).

Invasive, non-native plant species such as cheatgrass, musk thistle, Canada thistle, field bindweed, Russian knapweed, spotted knapweed, diffuse knapweed, leafy spurge, hoary cress, halogeton, perennial pepperweed, and dalmatian toadflax may all occur within the boundary of the project area.

<sup>11</sup> EXECUTIVE ORDER 1311 INVASIVE SPECIES (1999) - directs federal agencies to prevent the introduction of invasive species and provide for their control, and to minimize the economic, ecological, and human health impacts that invasive species cause.

<sup>2</sup> INTEGRATED PEST MANAGEMENT - a sustainable approach to managing pests by combining biological, cultural, physical, and chemical tools in a way that minimizes economic, health, and environmental risks (DOI Departmental Manual 517)

The BLM Casper Field Office through a Memorandum of Understanding (MOU) with Converse County Weed and Pest District has provided authorization to manage invasive plants throughout Converse County by utilizing an integrated pest management approach<sup>3</sup>. Noxious weeds and theire known locations throughout the Casper Field Office are identified in table 3.6 (this list is not all-inclusive).

Invasive, non-native plant species (INPS) such as cheatgrass, musk thistle, Canada thistle, field bindweed, Russian knapweed, spotted knapweed, diffuse knapweed, leafy spurge, hoary cress, halogeton, perennial pepperweed and dalmatian toadflax may all occur within the Spearhead Ranch EA Project Area boundary.

Fork Cheyenne River becomes the Cheyenne River. Wyoming DEQ prepared a report on water quality conditions of Antelope Creek in "Water Quality Conditions of Antelope Creek, Black Thunder Creek and the Cheyenne River 2002-2006, Eric Hargett"

Table 3.6 Invasive Non-Native Species (noxious weeds)

Species	Location
Leafy spurge Euphorbia esula L.	Confined to the Rattlesnake Range and upper Hat Six valley of Natrona County with one isolated patch in the Pine Ridge area of Midwest (Little Bull Cedar Draw).
Spotted knapweed Centaurea maculosa Lam.	Mainly confined to the west side of Casper except for one location adjacent to the north side of Yellowstone Highway and Interstate 25 (I-25).
Diffuse knapweed Centaurea diffusa Lam.	The southern Bighorn Mountains and associated access roads of Natrona County.
Russian knapweed Centaurea repens L.	Riparian areas throughout Natrona County. Bates Creek and South Fork of the Powder River watersheds are the main problem areas.
Musk thistle Carduus nutans L.	Muddy Creek watershed, especially upper reaches in Beaver Creek, and Clear Fork Muddy Creek.
Scotch thistle Onopordum acanthium L.	South Fork of the Powder River watershed including I-25 near Midwest; feeder tributaries to Salt Creek and Midwest Oil Field.
Canada thistle Cirsium arvense L.	Ubiquitous locations throughout the county; namely riparian areas, sub-irrigated meadows, and forest clearings.
Houndstongue Cynoglossum officinale L.	Virtually all drainages flowing off south face of Casper Mountain. Isolated patches along North Platte River corridor.
Common burdock Arctium minus (Hill) Bernh.	North Platte River corridor.
Field bindweed Convolvulus arvensis L.	Throughout Natrona County on roadside ditches and pasturelands.

<sup>3</sup> INTEGRATED PEST MANAGEMENT - a sustainable approach to managing pests by combining biological, cultural, physical, and chemical tools in a way that minimizes economic, health, and environmental risks (DOI Departmental Manual 517)

Species	Location
Perennial pepperweed Lepidium latifolium L.	Located in areas of alkaline soils, near riparian areas throughout the area administered by the CFO.
Dalmatian toadflax Linaria dalmatica (L.) Mill.	Crossroads Park, Claude and Squaw Creek drainages, Upper Garden Creek, and isolated patches above Clear Fork of Muddy Creek Canyon,
Whitetop Cardaria draba and Cardaria pubescens (L.) Desv.	Found throughout Natrona County.
Salt cedar Tamaxix ssp.	South Fork of Powder River and tributaries; Cloud Creek.
Russian olive Elaeagnus angustifolia L.	Platte River drainage in Natrona, Converse, and Goshen counties.

#### Water Resources

The project boundary lies mainly within the HUC 8 Antelope Creek watershed (10120101). A small portion of the southern boundary is within the HUC 8 Upper Dry Fork Cheyenne River watershed (10120102). Creeks within the project area include: Antelope Creek, Brown Springs Creek, Dry Fork Cheyenne River, Middle Dry Fork Cheyenne River, North Fork Bear Creek, N. Fork Dry Fork Cheyenne River, North Sand Creek, North Stinking Water Creek, Phillips Creek, Sand Creek, South Fork Bear Creek, S. Fork Dry Fork Cheyenne River, South Fork Wind Creek, Stinking Water Creek, and Wind Creek. Fork Cheyenne River becomes the Cheyenne River. Wyoming DEQ prepared a report on water quality conditions of Antelope Creek in "Water Quality Conditions of Antelope Creek, Black Thunder Creek and the Cheyenne River 2002-2006, Eric Hargett" Antelope Creek flows into the Cheyenne River at the point where the Dry

#### Groundwater

A review of the Wyoming State Engineer's office (WSEO) electronic records revealed that there are approximately 254 permitted water wells within the project area. The wells range in depth from 0 feet to 1290 foot with the median being 274'. Static water on these wells range from flowing to 625' below land surface (BLS) with the median being 90' BLS. The water bearing zones of these wells range from 29' to 1,280' BLS.

The wells are being used for either domestic or livestock watering purposes as follows:

- 112 wells permitted solely for livestock watering purposes;
- 10 wells permitted solely for domestic water use; and
- 20 wells permitted for both domestic and livestock watering purposes; and
- 3 wells permitted for miscellaneous and livestock use.

In addition to the water wells being used for domestic or livestock watering purposes within the analysis area, there are:

- 5 wells permitted for Coal Bed Methane (CBM);
- 1 well permitted for CBM and livestock use;
- 19 wells permitted for miscellaneous uses;
- 69 wells permitted for monitoring; and
- 15 wells permitted for industrial use.

The six major aquifers within the planning area from oldest to youngest are:

- Madison Aquifer System
- Dakota Aquifer System
- Fox Hills/Lance Aquifer System
- Fort Union/Wasatch Aquifer System
- Tertiary Aquifer
- Quaternary Aquifer System

Additional information on the ground water resources of the project area can be found in the Northeast Wyoming River Basins Plan, Available Ground Water Determination (Wyoming Water Development Commission).

### Surface Water and Wetlands

Antelope Creek contains many beaver dam complexes in its lower reaches which store water, keeping it from reaching the Cheyenne River except during high flow periods. Concentrations of dissolved iron in Antelope Creek occasionally exceed the aquatic life other than fish chronic criterion; however, this is likely due to the natural geology and spring dominated hydrology. Wyoming DEQ monitoring indicated that the benthic macroinvertebrate community of Antelope Creek is comparable to reference condition for intermittent streams in this basin and is supporting its aquatic life other than fish use. WGFD data show a diverse community of native non-game fish and warm water game fish, indicating the creek should be classified as a 2ABww rather than 3B" (Wyoming Water Quality Assessment and Impaired Waters List (2012 Integrated 305(b) and 303(d) Report).

Nine springs have been inventoried by the BLM within the project area. Three of those springs have been developed. The location of these springs are in table 3.7. There are 12 springs permitted with the WSEO that are not part of the BLM inventory.

Table 3.7 Location of Springs Inventoried in the Project Area

CATEGORY NAME	т	R	s	Q	ασ	aaa	SURFACE OWNER	ELEV.	TYPE	DEVELOPED
SPRING 1	40	73	19	С	Α		PVT	5122	SPRING	N
TAYLOR SPRING #2	40	75	25	Α	Α	Α	BLM	5175	SPRING	Υ

CATEGORY NAME	Т	R	s	Q	ασ	a a a	SURFACE OWNER	ELEV.	TYPE	DEVELOPED
TAYLOR SPRING #1	40	74	30	В	В				SPRING	Υ
UNNAMED SP #318	38	75	7	В	D	В	PVT	5497	SPRING	N
UNNAMED SP #316	37	76	3	D	Α	D	PVT	5809	SPRING	N
UNNAMED SP #314	37	74	2	С	В	С	PVT	5179	SPRING	N
UNNAMED SP #315	37	74	13	D	D	В	PVT	5345	SPRING	N
NORTH TURNER DIVIDE SPRING	37	74	23	С	D	С	BLM	5320	SPRINGS	N
SDW SPRING	37	74	27	Α	D	D	BLM	5381	SPRING	Υ

Table 3.8 lists wetlands and their respective acreage located within the project area. The list is from the National Wetlands Inventory GIS layer from the Fish and Wildlife Service (FWS 2009). The GIS layer was created using remote sensing data. There is a margin of error inherent in the use of imagery; thus, detailed on-the-ground inspection of any particular site may result in revision of the wetland boundaries or classification established through image analysis. These wetlands may include man-made reservoirs.

Table 3.8 Acreage of Wetland Types in the Project Area

Wetland Type	Acres
Freshwater Emergent Wetland	1886.2
Freshwater Forested/Shrub Wetland	16.9
Freshwater Pond	101.8
Lake	24.5
Other	14.7
Riverine	88.4

A review of the WSEO electronic records revealed that there are approximately 88 permitted water rights other than water wells within the project area.

- 51 permitted reservoirs and ditches for livestock only;
- 12 springs permitted for livestock use;
- 13 ditches permitted for irrigation use;
- 2 ditches permitted for irrigation and livestock use;
- 1 ditch permitted for domestic, irrigation and livestock use;
- 2 reservoir permitted for fish and livestock;
- 3 reservoirs permitted for domestic and livestock use or irrigation;
- 1 reservoir permitted for industrial use; and
- 3 reservoirs permitted for irrigation and livestock use;

# Wildlife, Special Status Species, and Threatened and Endangered Species

## Big Game Species

Three big game species, pronghorn antelope (Antilocapra americana), mule deer (Odocoileus hemionus), and elk (Cervus elaphus) inhabit the general project area. Antelope habitat within the project area is classified into three different range types: winter yearlong (55,733 acres); yearlong (182,959 acres); and spring/summer/fall (1,574 acres). Mule Deer habitat in the project area is classified into two range types: yearlong (216,019 acres) and winter yearlong (24,248 acres). Elk habitat in the project area is classified primarily as yearlong (30,052 acres) with the remainder of the area categorized as no habitat or OUT for elk. There is no crucial winter range for antelope, mule deer, or elk located within the project area (WGFD 2010). Table 3.9 contains a description of big game range types.

**Table 3.9. Big Game Winter Range Types** 

Spring/Summer/Fall	A population or portion of a population of animals use the documented habitats
	within this range from the end of the previous winter to the onset of persistent
	winter conditions (variable, but commonly this period is between 5/1 and
	11/30).
Winter Yearlong	A population or portion of a population of animals makes general use of the
	documented suitable habitat within this range on a year-round basis. But
	during the winter months (between 12/1 and 4/30), there is a significant influx
	of additional animals into the area from other seasonal ranges.
Yearlong	A population or portion of a population of animals makes general use of the
	suitable documented habitat within the range on a year-round basis.
	Occasionally, under severe conditions (extremely severe winters or drought)
	animals may leave the area.
No Habitat	These areas have no documented use by the species in question and are not
	a part of any herd unit for that species.
OUT	These areas, while part of a herd unit, do not contain enough animals to be
	important habitat, or the habitats are of limited importance to the species.

# Raptors

Raptors include eagles, hawks, owls, falcons, and vultures. Ten species of diurnal raptors and five species of owls could potentially occur within the project area. Nine of the 10 raptor species breed in Wyoming; the remaining species—the rough-legged hawk—is a winter resident. Four of the owl species are year-round residents in the state, while the snowy owl is a winter resident only. Raptors utilize all vegetative types for foraging activities. Potential nesting habitat that exists throughout the project area includes rocky outcroppings, cliffs, trees along riparian corridors, and ridge tops.

There has not been a comprehensive inventory of raptor nesting activity within and/or adjacent to those lands included within the overall project area. Individual inventories have been conducted on a case-by-case basis in response to both past and present activities proposed by operators in the area, but these inventories were generally limited to an inventory of historic nests located within a one-half mile radius of each proposed federal action. There are approximately 136 known raptor nests and 288

historic raptor nests known to exist within the overall project area as a result of these past inventories. Between these 2 different nest types there is an overlap and an exact number of nests cannot be calculated. At the time of APD processing a comprehensive survey of raptor nests will be conducted for each individual project area.

Map 5 shows raptor nests, sage grouse leks, and black-tailed prairie dog towns known to exist within the project area.

## **Threatened and Endangered Species**

Threatened and/or endangered (T&E) species include those species which are in danger of extinction due to habitat degradation and drastic population declines and which have subsequently been listed as threatened or endangered pursuant to the *Endangered Species Act* (ESA) of 1973 (as amended). Those T&E species that occur within the CFO include:

<u>Black-footed Ferret (Mustela nigripes).</u> The black-footed ferret (endangered) depends on their primary prey, prairie dogs, for continued existence. Although prairie dog towns are present within the project area, there have been no documented occurrences or reintroductions.

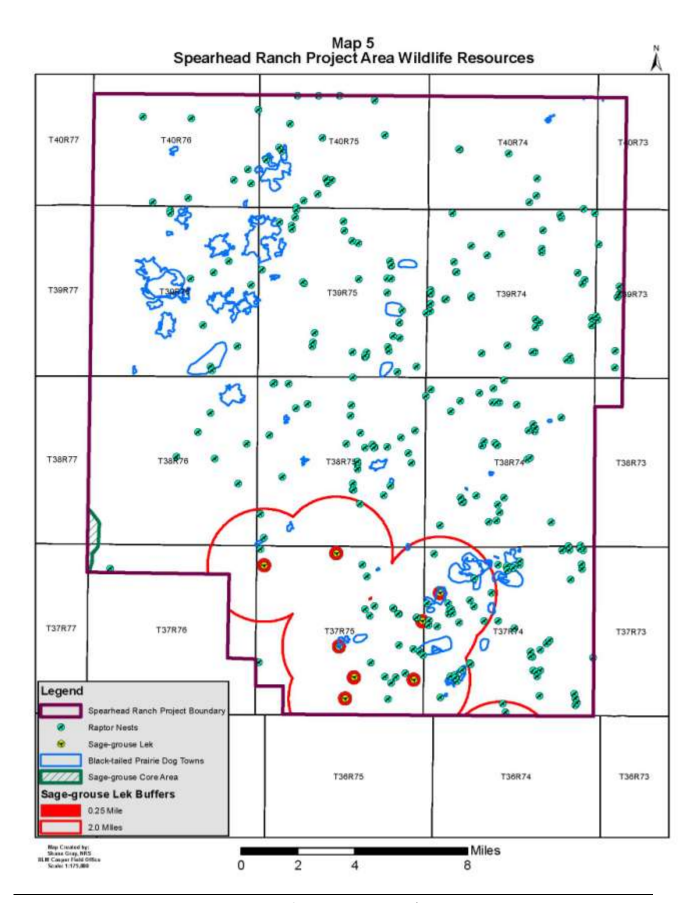
<u>Colorado Butterfly Plant (Gaura neomexicana ssp. coloradensis).</u> Colorado butterfly plant (threatened) typically occurs in colonies on sub-irrigated alluvial soils, on level or slightly sloping floodplains and drainage bottoms, at elevations of 5,000 to 6,400 feet. The project area is located outside of the geographic range of this species.

<u>Designated Critical Habitat for Colorado Butterfly Plant.</u> There is no designated critical habitat for this species within the project area.

<u>Ute Ladies'-Tresses Orchid (Spiranthes diluvialis).</u> Ute ladies' tresses orchid (threatened) occurs primarily on low, flat, floodplain terraces or abandoned oxbows close to perennial streams on alluvial soils between 1,500 and 7,000 feet. There are no documented populations within the project area. In addition, there is no documented potentially suitable habitat located within the project area. There are 3,195 acres of potentially suitable habitat located within the project area and there are 2 documented populations within the project area.

<u>Blowout Penstemon (Penstemon haydenii).</u> Blowout penstemon (endangered) grows in wind-carved depressions in sparsely vegetated active sand dunes. There are no known populations located within the project area. There is no potentially suitable habitat within the project area.

<u>Prebles Meadow Jumping Mouse (Zapus hudsonius preblei)</u> Preble's meadow jumping mouse, a threatened species, is strongly associated with foothills and plains riparian areas that have dense, herbaceous riparian vegetation. The project area is located outside of the geographic range of this species.



# Species Affected by North Platte River Water Depletions

North Platte River species are those species which may occur in the downstream riverine habitats of the North Platte River in Nebraska and that could be adversely affected by water depletions in the North Platte River system resulting from projectrelated activities. Within the project area, there are no hydrologically connected subbasins to the North Platte River watershed. If water is obtained from outside the project area that is within a hydrologically connected sub-basin and exceeds 0.1 acre/feet then consultation will be required with the FWS. These species and their status are listed below.

- 1) Interior least tern (Sterna antillarum) endangered;
- 2) Piping plover (Charadrium melodus) threatened;
- 3) Pallid sturgeon (Scaphirhynchus albus) endangered;
- 4) Whooping crane (Grus americana) endangered; and
- 5) Western prairie fringed orchid (Platanthera praeclara) threatened.

## **BLM Sensitive Species**

BLM sensitive species are generally those species that are in need of special management considerations. Table 3.10 contains a listing of those BLM sensitive species that occur within the Casper Field Office administrative area and their habitat preferences.

BLM sensitive animal and plant species potentially occurring in the overall project area include Bairds sparrow, bald eagle, black-tailed prairie dog, Brewer's sparrow, burrowing owl, ferruginous hawk, Greater sage-grouse, loggerhead shrike, long-billed curlew, mountain plover, sage sparrow, sage thrasher, and swift fox. A brief discussion of these individual species is presented below.

Bairds Sparrow. The Bairds sparrow is a short- to medium-distance migrant within North America and occurs in eastern Wyoming, mostly during migration. This species is a grassland specialist and requires an area of about 63 hectares (ha) during breeding season (Luce and Keinath 2003). There are no documented occurrences of this bird within the project area.

Bald Eagle. Bald eagles occur near large lakes and rivers in forested areas where adequate prey and old, large-diameter cottonwood or conifer trees are available for nesting (FWS 2004). The bald eagle was delisted from its threatened status under the federal Endangered Species Act and in losing federal status; it is designated as sensitive in Wyoming.

One bald eagle nest has been identified in the project area. This nest is located in the NWSW, sec. 9, T. 39 N., R. 74 W. on private land. In addition, one bald and golden eagle winter communal roost has been identified in the project area. This is the North Fork of the Cheyenne River roost and is located in sec. 7 & 18, T. 37 N., R. 75 W. and sec. 12 & 13, T. 37 N., R. 76 W. on a mixture of private and BLM surface. This roost was last surveyed in January 2010 and had 10 total birds present.

<u>Black-tailed Prairie Dog.</u> Black-tailed prairie dogs historically inhabited short-grass and mixed-grass prairies throughout the United States. Many special status wildlife species are found in prairie dog towns, including the black-footed ferret, as well as burrowing owl, mountain plover, and swift fox.

There are 36 known black-tailed prairie dog towns that occur throughout the project area. These towns range in size from less than 1 acre to more than 800 acres. The total acreage of all black-tailed prairie dog towns within the project area is 4,228 which encompasses 1.75% of the entire analyze area. At the time of APD processing a comprehensive survey of prairie dog towns will be conducted.

<u>Brewers Sparrow</u>. The Brewers sparrow is considered a common summer resident in Wyoming and occurs throughout most of the state (WGFD 2005). This bird is a sagebrush obligate. There are 43 documented occurrences of the Brewers sparrow within the project area.

<u>Burrowing Owl</u>. In Wyoming, the burrowing owl's highest concentration is in the south and east, although burrowing owls occur and breed throughout most of the state (WGFD 2006). This species require short-grass habitats and prefer open areas within grasslands, deserts, and shrub-steppes (McDonald et al. 2004). The availability of burrows is the limiting factor in burrowing owl habitat (Lantz et al. 2004). There are two documented occurrences of the burrowing owl within the project area.

<u>Ferruginous Hawk.</u> The ferruginous hawk breeds across a large portion of Wyoming, and some individuals are found during winter in the southern part of the state. This species occupies arid and open grassland, and shrubsteppe. (Travsky and Beauvais 2005). Ferruginous hawks rely on large areas of native grass and shrubs with abundant prairie dogs, other ground squirrels, and jackrabbits (Travsky and Beauvais 2005). In addition, this species is sensitive to human activities and disturbances during the breeding season and appears to have high site fidelity (Travsky and Beauvais 2005; Gillihan et al. 2004). There are 110 documented ferruginous hawk nest throughout the project area.

Table 3.10. Wyoming BLM Sensitive Species and Habitat Preference

	Species Species		Likely to	
Common Name	Scientific Name	c Name Preferred Habitat		
	MAM	MALS		
Long-eared myotis	Myotis evotis	Conifer and deciduous forests, caves and mines	N	
Fringed myotis	Myotis thysanodess	Conifer forests, woodland-chaparral, caves and mines	Ζ	
Spotted bat	Euderma maculatum	Cliffs over perennial water, basin-prairie shrub	Z	
Townsend's big-eared bat	Corynorhinus townsendii	Forests, basin-prairie shrub, caves and mines	Ζ	
White-tailed prairie dog	Cynomys leucurus	Basin-prairie shrub, grasslands	N	
Black-tailed prairie dog	Cynomys Iudovicianus	Basin-prairie shrub, grasslands	Υ	
Swift fox	Vulpes velox	Grasslands	Υ	
	BIF	RDS		
White-faced Ibis	Plegadis chihi	Marshes, wet meadows	N	
Trumpeter swan	Cygnus buccinator	Lakes, ponds, rivers	N	
Bald eagle	Haliateetus leucocehalus	Conifer and deciduous forests, trees, grasslands	Υ	
Northern goshawk	Accipter gentiles	Conifer and deciduous forests	Υ	
Ferruginous hawk	Buteo regalis	Basin-prairie shrub, grassland, rock out- crops	Υ	
Peregrine falcon	Falco peregrinus	Tall cliffs		
Greater sage-grouse	Centrocercus urophasianus	Basin-prairie shrub, mountain-foothill shrub	Y	
Long-billed curlew	Numenius americanus	Grasslands, plains, foothills, wet meadows	Υ	
Yellow-billed cuckoo	Coccyzus americanus	Open woodlands, streamside willow and alder groves	N	
Burrowing owl	Athene cunicularia	Grasslands, basin-prairie shrub	Υ	
Sage thrasher	Oreoscoptes montanus	Basin-prairie shrub, mountain-foothill shrub	Υ	
Loggerhead shrike	Lanius Iudovicianus	Basin-prairie shrub, mountain-foothill shrub	Υ	
Brewer's sparrow	Spizella breweri	Basin-prairie shrub	Υ	
Sage sparrow	Amphispiza billineata	Basin-prairie shrub, mountain-foothill shrub	Υ	
Baird's sparrow	Ammodramus bairdii	Grasslands, weedy fields	Υ	
Mountain plover	Charadrius montanus	Shortgrass, great basin-foothills grass- land, and sagebrush-grasslands	Y	
	AMPH	IBIANS		
Northern leopard frog	Rana pipiens	Beaver ponds, permanent water in plains and foothills	Y	
	PLA	NTS		
Laramie columbine	Aquilegia laramiensis	Crevices of granite boulders and cliffs 6,400-8,000 feet		
Porter's sagebrush	Artemesia porteri	Sparsely vegetated badlands of ashy or	N	

Species			Likely
Common Name	Scientific Name	Preferred Habitat	to Occur <sup>a</sup>
		tufaceous mudstone and clay slopes; 5,300 to 6,500 feet	
Many-stemmed spider flower	Cleome multicaulis	Semi-moist, open saline banks of shallow ponds, lakes with Baltic rush and bulrush, 5,900 feet	N
Williams' wafer parsnip	Cymopterus williamsii	Open ridge tops and upper slopes with exposed limestone outcrops or rockslides, 6,000 to 8,300 feet	N
Laramie false sagebrush	Sphaeromeria simplex	Cushion plant communities on rocky limestone ridges and gentle slopes, 7,500 to 8,600 feet	N
Limber pine	Pinus flexilis James	Limber pine grows on a variety of topographies, from gently rolling terrain to cliffs. It is most often found on rocky ridges and steep rocky slopes and can survive in extremely windswept areas at both lower and upper tree line. Often found in open and dry environments, and is typical on exposed, rocky mountainsides. It may be found from low elevations of about 4,000 feet to timberline.	N

Greater Sage-grouse. The Greater sage-grouse occurs throughout Wyoming where sagebrush is present. This species depends upon sagebrush habitat. Suitable habitat consists of plant communities dominated by sagebrush and a diverse native grass and forb understory. Suitable winter habitat requires sagebrush above snow (USRB Working Group 2008; Connelly et al. 2004). Abundance has declined, primarily as a result of loss, fragmentation, and degradation of sagebrush habitat.

Greater sage-grouse nesting and early brood-rearing habitat in Wyoming is generally described as sagebrush stands having 15 to 30% canopy cover and shrub heights of 11 to 32 inches (40 to 80 centimeters [cm]). Grasses and forbs with height (6 inches (15 cm) or greater) and shrub canopy cover (greater than 15%) provides important cover and food for sage-grouse using these habitats. Early brood-rearing habitat has 10 to 25% sagebrush canopy cover and a slightly higher canopy cover of grasses and forbs than nesting habitat. Sage-grouse hens with chicks generally use early broodrearing habitat when the chicks range in age from newly hatched up to 21 days of age.

Greater sage-grouse lek habitat is typically an open area surrounded by potential nesting habitat. The common feature of leks is that they have less shrub and herbaceous cover than surrounding habitats. The sagebrush that surrounds a lek provides important hiding cover from predators for both the male sage-grouse and particularly hens while attending a lek. Sagebrush cover immediately adjacent to a lek may or may not be productive, high-quality nesting habitat

There are eight historic Greater sage-grouse leks known to occur within the project area (table 3.11). All eight leks are located in the southern portion of the project area. The North Glenrock Sage-grouse Core Area is located in the southwestern part of the Spearhead Ranch project area and encompasses 391 acres, less than 1% of the total project area. At the time of APD processing a comprehensive survey of suitable sage-grouse habitats will be conducted. If an APD is submitted within the North Glenrock Core Area, a density disturbance calculation tool (DDCT) will be prepared and submitted to the Wyoming Game and Fish Department for review, for compliance with BLM Wyoming Instruction Memorandum (WY-IM-2012-019).

Table 3.11 Greater Sage-Grouse Leks Known to Occur Within the Project Area

Lek Name	Surface	Classification	2011 Peak Male Attendance
55 Ranch 3	Private	Occupied	18
55 Ranch 4	Private	Occupied	3
55 Ranch 5	BLM	Undetermined	0
55 Ranch 7	BLM	Undetermined	0
Dry Fork 1	Private	Undetermined	Not Checked
Dry Fork 2	Private	Undetermined	Not Checked
Cheyenne Divide 1	BLM	Occupied	0
Cheyenne Divide 2	Private	Occupied	0

<u>Loggerhead Shrike</u>. Important habitat characteristics for the loggerhead shrike are the presence of dense shrubs or trees for nesting with nearby open herbaceous areas for foraging (grasslands or pastures) and a high perch density (Keinath and Schneider 2005). There are three documented occurrences of the loggerhead shrike within the project area.

<u>Long-billed Curlew</u>. The long-billed curlew occurs in a variety of grasslands communities, from shortgrass prairies to cultivated hay fields to sagebrush-grasslands (Dark-Smiley and Keinath 2004). This species has high habitat specificity for its breeding, wintering, and foraging habitats (Dark-Smiley and Keinath 2004). There is one documented occurrence of the long-billed curlew within the project area.

<u>Mountain Plover</u>. The mountain plover nests in grasslands, mixed grassland areas, short-grass prairie, shrub steppe, cultivated lands, and prairie dog towns. This species has a narrow range of habitat requirements and appears to have a high degree of site fidelity (Smith and Keinath 2004; Dismore 2003). There are no documented observations of the mountain plover within the project area. However there have there has been several incidental observations.

<u>Sage Sparrow</u>. The sage sparrow occurs in the summer throughout most of the state where sagebrush is present (WGFD 2005). These birds prefer large and undisturbed

tracts of tall, dense sagebrush. They are common in Wyoming, and populations are declining (WGFD 2005). There have been no documented observations of the sage sparrow within the project area.

<u>Sage Thrasher</u>. The sage thrasher is considered a common summer resident and occurs throughout most of Wyoming where sagebrush is present (WGFD 2005). Sage thrashers are sagebrush obligates and seem to be quite selective in sites used for nesting and breeding habitat (Buseck et al. 2004). There are four documented occurrences of the Sage thrasher within the project area.

<u>Swift Fox</u>. The swift fox occurs in the northeastern, east-central, southeastern, and south-central portions of the state (WGFD 2006). Swift foxes require large open areas of prairie and grassland habitats (Dark-Smiley and Keinath 2003). There is one documented occurrence of swift fox within the project area, and there have been several other incidental observations as well.

# Migratory Bird Species

Migratory birds migrate for breeding and foraging at some point in the year. The BLM-USFWS MOU (2010) promotes the conservation of migratory birds, as directed through Executive Order 13186 (Federal Register V. 66, No. 11). BLM must include migratory birds in every NEPA analysis of actions that have potential to affect migratory bird species of concern to fulfill obligations under the Migratory Bird Treaty Act (MBTA).

Habitats occurring within the project area include sage-brush steppe grasslands and mixed grass prairie. Many species that are of high management concern use these areas for their primary breeding habitats (Saab and Rich 1997). Nationally, grassland and shrubland birds have declined more consistently than any other ecological association of birds over the last 30 years (WGFD 2009). The USFWS's Birds of Conservation Concern (BCC 2008) report identifies species of all migratory nongame birds that, without additional conservation actions, are likely to become candidates for listing under the Endangered Species Act.

The WGFD Wyoming Bird Conservation Plan (Nicholoff 2003) identified three groups of high-priority bird species in Wyoming: Level I – those that clearly need conservation action, Level II – species where the focus should be on monitoring, rather than active conservation, and Level III – species that are not otherwise of high priority but are of local interest. Those species that are likely to occur in the project area are listed in table 3.12.

Table 3.12. Migratory Birds Potentially Occurring in the Project Area

		Wyoming BLM
Level	Species	Sensitive
Level I	Baird's sparrow	Yes
	Bald eagle	Yes
	Brewer's sparrow	Yes
	Burrowing owl	Yes
	Ferruginous hawk	Yes
	Long-billed Curlew	Yes
	McCown's longspur	No
	Mountain plover	Yes
	Sage sparrow	Yes
	Short-eared owl	No
	Swainson's hawk	No
	Upland sandpiper	No
Level II	Chestnut-collard longspur	No
	Dickcissel	No
	Grasshopper sparrow	No
	Lark bunting	No
	Loggerhead shrike	Yes
	Sage thrasher	Yes
Level III	Golden eagle	No
Source: Nicholo	off 2003	

#### **Mineral Resources**

Some conflict between developing energy resources can be anticipated. Deep oil and gas exploration and production has the potential to conflict with operating and proposed in situ recovery (ISR) uranium mines. Conflicts could occur on the surface with oil and gas well locations and infrastructure competing against ISR wellfields and infrastructure. Conflicts could also occur in the subsurface with oil and gas wells drilling through the same formations where contaminated ISR waste water from uranium processing is being disposed of using Class I Underground Injection Control (UIC) wells. Radioactive ISR waste water is currently being disposed of in the Upper Cretaceous Teckla, Teapot, and Parkman formations.

Cameco Resources permitted Reynolds Ranch ISR uranium mine overlaps the southeast portion of the Spearhead Ranch project area. The mine is permitted by the Nuclear Regulatory Commission (NRC) and BLM and is waiting for approval from Wyoming Department of Environmental Quality. One completed UIC well is associated with this project.

Uranium One's proposed Allemand Ross ISR uranium mine overlaps the central portion of the Spearhead Ranch project area. Applications for this project are expected sometime in late 2012.

#### **Hazardous or Solid Wastes**

Hazardous materials that would be used at the site may include drilling mud and cementing products, fuels, flammable or combustible materials, and corrosive acids and gels.

WTDOT, under 49 CFR, Parts 171–180, regulates the transportation of hazardous materials to the well location. Potentially hazardous substances used in the development or operation of wells shall be kept in limited quantities on well sites and at the production facilities for short periods.

The concentration of nonexempt hazardous substances in the reserve pit at the time of pit backfilling would not exceed the standards set forth in CERCLA as amended by the SARA. All oil and gas drilling-related CERCLA hazardous substances removed from a location and not reused at another drilling location would be disposed of in accordance with applicable federal and state regulations. Only those hazardous wastes that qualify as **exempt**, under RCRA may be disposed of in the reserve pit.

# **Public Health and Safety**

Public health and safety is addressed in operator-specific SPCC plans and aboveground storage tanks (ASTs), as mandated by federal and state regulations through the EPA and the WDEQ. For federal oil pollution prevention regulations (SPCC plans), see 40 CFR 112, for ASTs, see Wyoming Water Quality Rules and Regulations (WWQR&R) 17.36. EPA administers and enforces the SPCC regulations and WDEQ administers the regulations for ASTs.

The Casper Precision Bombing Range (PBR) No. 1, and No. 2, are formerly used defense sites (FUDS), partially located within the Spearhead Ranch project area. The Spearhead project boundary includes approximately 634 acres of Casper PRB No. 1 which is located about 20 miles north of Douglas, WY and approximately 2,201 acres of Casper PRB No. 2 which is about 12 miles north of Douglas, Wyoming.

Both sites used primarily for precision bombing practice in connection with the Casper Army Air Field during World War II and have been decommissioned. Upon decommissioning, the land was cleared for return back to the Department of the Interior, Bureau of Land Management.

A Site Investigation Report prepared by the U.S. Army Corps of Engineers identified potentially undetonated black powder spotting charges on the site. The report recommended further investigation of the charges, and consideration of non-time critical

removal action. Appropriate safeguards should be prepared in anticipation of future use and development of the former range.

#### **CHAPTER 4: ENVIRONMENTAL EFFECTS**

#### Introduction

An environmental impact is a change in the quality or quantity of a given resource because of a modification in the existing environment resulting from a project-related activity. Impacts can be beneficial or adverse; a primary (direct) result or a secondary (indirect) result of an action; long-term (more than five years) or short-term (less than five years), and can vary in degree from a slightly discernible change to a total change in the environment. Potential impacts are quantified when possible; however, when impacts are not quantifiable suitable adjectives are used to best describe the level of impact and relevant mitigation measures are applied where appropriate.

The potential environmental consequences associated with the No Action Alternative, Proposed Action and the Agency Alternative are addressed below under each potentially affected resource heading in a 'common to all alternatives' sub section, as all the alternatives involve the construction, drilling, completion, and maintenance activities described in Section 2.0 Proposed Action. The differences between the alternatives are essentially the degree of impacts, as each alternative has differences in the number of well pads/ locations and a different ratio of wells per well pad/location. The potential environmental consequences and the extent of the differences by alternative are discussed below for each potentially affected resource, in accordance with 40 CFR 1502.16.

#### DIRECT AND INDIRECT EFFECTS

### **Air Resources**

# **Air Quality and Visibility**

#### Impacts Common to All Alternatives

Air quality impacts from the proposed activities would result from construction, drilling, completion, and production activities.

Air quality impacts associated with oil and natural gas wells derive from several sources:

- Fugitive dust during well pad construction, access road construction and improvements, earth moving equipment, and from vehicular traffic on unpaved roads;
- Suspended particulates (dust) from wind erosion on bare construction areas;
- Hydrocarbon emissions from vehicle engines, drill rigs, heavy equipment related to drilling, and operation of gasoline and diesel engines;

- Gas venting or flaring during well completion and development activities;
- Gas production from the well pads may result in localized reductions in air quality due to odors and emissions from the well pad sites.

Impacts from the proposed activities, primarily from vehicle exhaust and increased fugitive dust during construction, would be low and short-term (less than one year). Wind dispersion and dilution would reduce these impacts, and the impacts are considered negligible beyond the well site boundaries. Air quality would decrease during construction of well pads, roadwork, and wells. Pollutants generated during these activities would include combustion emissions and fugitive dust associated with construction equipment and vehicles. Once construction activities are complete, air quality impacts associated with these activities would also cease.

Vent emissions from tanks and natural gas dehydrators would be controlled by routing the emissions to a flare or similar control device, which would reduce emissions by 95 percent or greater. This control measure would reduce volatile organic compounds and HAP emissions from the project.

Visibility Impacts from all alternatives will result primarily from vehicle exhaust and increased fugitive dust during construction. Impacts would be localized and short-term (less than one year). Wind dispersion and dilution would reduce these impacts, and the impacts are considered negligible beyond the well site boundaries.

#### No Action Alternative

The No Action Alternative would respond to individual APDs on a case-by-case basis, and potentially 154 new well locations could be processed.

The no action alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to air quality and visibility would be the highest of the three alternatives.

## **Proposed Action Alternative**

The Proposed Action Alternative consists of 56 well pads with a total of 79 wells in the following configurations: 41 single well pads, 12 two-well pads, 2 four-well pads, and 1 six-well pad.

The combination of lower number of well pads/ locations and the co-location (on the same well pad/ location) of some of the proposed wells, the proposed action yields less acres of disturbance when compared to the no action alternative. Consequently, the potential and extent of impacts to air quality and visibility would be approximately 49% less from surface disturbance sources and 64% less from emission causing sources, when compared to the no action alternative.

## Agency Alternative

Under this alternative, 56 well pads with a range of 56 to 224 wells, assuming a range of one to four wells per well pad/ location would be constructed.

The agency alternative yields approximately the same amount of acres disturbed as the proposed action. Due to the co-location (on the same well pad/ location) of up to four wells per well pad/ location the agency alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to air quality and visibility from surface disturbances, would be the same as the proposed action at the smallest development ratio (one well per well pad/ location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/ location) when compared to the no action alternative.

The potential and extent of air quality and visibility impacts from emission causing sources for the agency alternative would be approximately 64% less when compared to the no action alternative and 29% less when compared to the proposed action at the smallest development ratio (one well per well pad/ location) and approximately 65% higher when compared to the proposed action and 31% higher when compared to the no action alternative at the largest development ratio (four wells per well pad/ location).

However, the agency alternative has the greatest potential to reduce the number of acres disturbed, miles of access roads and pipelines required; therefore, substantially reducing the emission causing sources as a result of co-location when compared to the no action alternative and the proposed action.

## **Green House Gas Emissions**

## Impacts Common to All Alternatives

The Center for Climate Strategies (CCS) prepared the *Wyoming Greenhouse Gas Inventory and Reference Case Projections 1990-2020 (Inventory)* for the WDEQ through an effort of the Western Regional Air Partnership (WRAP). This *Inventory* report presented a preliminary draft GHG emissions inventory and forecast from 1990 to 2020 for Wyoming. The report provides an initial comprehensive understanding of Wyoming's current and possible future GHG emissions. The information presented provides the state with a starting point for revising the initial estimates as improvements to data sources and assumptions are identified.

The *Inventory* report discloses that activities in Wyoming accounted for approximately 56 million metric tons (mmt) of *gross* carbon dioxide equivalent (CO<sub>2e</sub>) emissions in 2005, an amount equal to 0.8% of total US gross GHG emissions. These emission estimates focus on activities in Wyoming and are *consumption-based;* they exclude emissions associated with electricity exported from the state. Wyoming's gross GHG emissions increased 25% from1990 to 2005, while national emissions rose by only 16% from 1990 to 2004. Annual removal of GHG emissions due to forestry and other

land-uses in Wyoming are estimated at 36 mmtCO<sub>2e</sub> in 2005. Wyoming's per capita emission rate is more than four times greater than the national average of 25 mmtCO<sub>2e</sub>/yr.

Methane emissions from the fossil fuel industry were 13.5 mmt CO<sub>2e</sub> in 2005. Of this, 11.4 mmt are contributions from the natural gas and oil industry, the remainder was from coal mining.

This large difference between national and state per capita emissions occurs in most of the sectors--Wyoming's emission per capita considerably exceeds national emissions per capita for electricity, industrial, fossil fuel production, transportation, industrial process, and agriculture. The state's strong fossil fuel production and other industries with high fossil fuel consumption intensity, large agriculture industry, and large distances could be the reasons for the higher per capita intensity in Wyoming. This phenomenon is primarily the result of a low population base (small denominator). Between 1990 and 2005, per capita emissions in Wyoming increased, mostly due to increased activity in the fossil fuel industry, while national per capita emissions have changed relatively little.

Wyoming's gross GHG emissions are expected to continue to grow to  $69.4 \,$  mmtCO $_{2e}$  by 2020, 56% above 1990 levels. As shown in figure ES-3 of the *Inventory*, demand for electricity is projected to be the largest contributor to future emissions growth, followed by emissions associated with transportation. Although GHG emissions from fossil fuel production had the greatest increase by sector from 1990 to 2005, the growth from this sector is projected to decline due to the assumption that carbon dioxide emissions from venting at processing plants would decrease.

Table 4.1 compares the total of producing wells in Wyoming to those producing wells on federal lands within the High Plains DO and field office administrative areas.

Table 4.1. Distribution of Producing Wells in Wyoming in 2010

	Total Producing	Federal Portion of
Location	Wells	Total Producing Wells
Statewide	59,500	30,500
High Plains District	39,500	18,000
Buffalo Field Office	31,000	12,500
Casper Field Office	5,000	4,000
Newcastle Field Office	3,000	1,500

This accounted for approximately 59% of the total federal wells in Wyoming and 66% of the total wells. Therefore, based on emissions from natural gas and oil industries in Wyoming, GHG emissions from all wells within the High Plains DO amounted to approximately 7.52 mmt annually (7.52 mmt X 0.66 = 5.00 mmt) assuming steady production and emission venting.

Projected GHG emissions are calculated based solely on the number of proposed wells for each alternative. Emissions of GHGs can occur at many stages of production,

processing, transmission, and distribution of oil and gas. Co-location of multiple wells on a single pad has the potential to reduce the miles of pipeline as well as the number of production and storage facilities required. On a programmatic basis it is not possible to quantify the reduction in GHG emissions resulting from multiple well pads, but emissions on a per well basis should be less on multiple well pads than would result from individual wells spaced over a larger area.

### No Action Alternative

Under the No Action Alternative, oil and gas development would occur but on a case-by-case basis. Potentially 154 new well locations could be processed as 154 federal leases exist with valid and existing rights that are not currently held by production. 154 new federal wells would represent an increase of 0.39% to the total wells (39,500) included in air quality analysis. Assuming steady production and emission venting these wells could produce 0.030 mmt of GHG emissions annually.

## **Proposed Action Alternative**

Under this alternative, 56 well pads for 79 wells would be constructed. The 79 new federal wells would represent an increase of 0.20% to the total wells (39,500) included in air quality analysis. Assuming steady production and emission venting these wells could produce 0.015 mmt of GHG emissions annually.

The combination of lower number of well pads/ locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action would have approximately 50% less GHG emissions when compared to the No Action Alternative and has potential to reduce the miles of pipeline as well as the number of production and storage facilities required slightly reducing the estimated GHG emissions as a result of co-location.

# Agency Alternative

Under this alternative, 56 well pads with a range of 56 to 224 wells would be constructed. The range of 56 to 224 new federal wells would represent an increase of 0.14 to 0.57% to the total wells (39,500) included in air quality analysis. Assuming steady production and emission venting these wells could produce a range of 0.011 to 0.043 mmt of GHG emissions annually

Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. The Agency Alternative would have approximately the same amount of increase in percentage of wells and slightly lower GHG emissions when compared to the Proposed Action and 63% less when compared to the No Action Alternative at the smallest development ratio (one well per well pad/location). At the largest development ratio (four wells per well pad/location), the Agency Alternative would have approximately 65% more than the Proposed Action and 30% more than the No Action Alternative.

However, the agency action has the greatest potential to reduce the miles of pipeline as well as the number of production and storage facilities required; therefore, considerably reducing the estimated GHG emissions as a result of co-location when compared to the No Action Alternative and the Proposed Action.

# Mitigation Measures

Best management practices (BMPs) such as those used to reduce fugitive dust emissions, air quality, and greenhouse gas emissions would help mitigate effects to these resources. Further analysis at the APD and facility application stages of development may examine possible mitigations to alleviate site-specific impacts.

The BLM holds regulatory jurisdiction over portions of natural gas and petroleum systems identified in the EPA's Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006 document. Exercise of this regulatory jurisdiction has led to development of BMPs designed to reduce emissions from field production and operations. Analysis and approval of future development on the lease parcels would include applicable and reasonable BMPs as conditions of approval (COAs) in order to reduce or mitigate GHG emissions. Additional measures developed at the project development stage could be incorporated as COAs in the approved APD.

Such mitigation measures may include, but are not limited to:

- Flaring hydrocarbon and gases at high temperatures in order to reduce emissions of incomplete combustion through the use of multi-chamber combustors;
- "Green" (flareless) completions;
- Watering dirt roads during periods of high use to reduce fugitive dust emissions;
- Requiring that vapor recovery systems be maintained and functional in areas where petroleum liquids are stored;
- Installing of liquids gathering facilities or central production facilities to reduce the total number of sources and minimize truck traffic:
- Use of natural gas fired or electric drill rig engines;
- Use selective catalytic reducers on diesel-fired drilling engines; and,
- Re-vegetate areas of the pad not required for production facilities to reduce the amount of dust.

According to the *Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006* by the EPA, data shows that adoption by industry of the BMP proposed by the EPA's Natural Gas Energy Star program has reduced emissions from oil and gas exploration and development. The BLM would work with industry to facilitate the use of the relevant BMPs for operations proposed on federal mineral leases where such mitigation is consistent with agency policy.

Any proposed development activities would be reviewed when an APD is received. At the time of approval, further mitigation may be applied to reduce adverse impacts.

## **Heritage and Visual Resources**

#### **Cultural Resources**

## Impacts Common to All Alternatives

Impacts to fragile cultural resources normally result from surface disturbing actions and those that introduce incompatible elements to the cultural landscape such as visual or audible. Essentially, any activity that creates or has the potential to create surface disturbance, regardless of the resource program to which it may be associated, can cause potential impacts to cultural resources.

The management of cultural resources are subject to a variety of laws and regulations and the BLM is mandated to comply with these. In particular, Section 106 of the National Historic Preservation Act (NHPA) of 1966, as amended, requires the BLM to take into account the effect of any undertaking on significant cultural resources.

Compliance is achieved through a national programmatic agreement and a subsequent State Protocol Agreement between the Wyoming BLM and the Wyoming State Historic Preservation Office (2006). Together, these agreements outline how BLM will meet its responsibilities under the NHPA. All BLM undertakings will follow these agreements and in particular, the Wyoming Protocol Agreement. The agreements outline the processes for project planning, identification of resources, determination of eligibility, determination of effect, resolution of adverse effects, and unanticipated discovery situations.

#### No Action Alternative

Impacts to cultural resources can occur with any type of surface disturbing activity. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential for impacts to cultural resources would be the highest under the three alternatives analyzed.

## **Proposed Action**

Impacts to cultural resources can occur with any type of surface disturbance activity. The combination of the lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential for impacts to cultural resources would be approximately 64% less when compared to the No Action Alternative.

## Agency Alternative

Impacts to cultural resources can occur with any type of surface disturbance. The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per pad/location, the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential for impacts to the cultural resources would be the same as the Proposed Action at the smallest development ratio (one well pre pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

## Mitigation Measures

In general, there are three best management practices (BMP) which guide all undertakings. Simply stated these are, in order of preference: avoid, minimize, and mitigate. Significant sites will be avoided if possible. If sites cannot be avoided, the undertaking will minimize its physical surface imprint and a variety of design and coloring techniques will be implemented to minimize its impact to a no effect or no adverse effect determination. If the previous steps do not achieve a no effect or no adverse effect finding then a mitigation plan will be developed in conjunction with BLM, SHPO, the Advisory Council on Historic Preservation (ACHP), and interested parties.

All BLM permitted activities in the study area will contain the following standard cultural stipulation:

The permittee is responsible for informing all persons in the area who are associated with this project that they will be subject to prosecution for knowingly disturbing historic or archaeological sites, or for collecting artifacts. If historic or archaeological materials are uncovered during construction, the operator is to immediately stop work that might further disturb such materials, and contact the Authorized Officer of the BLM Casper Field Office. Within five working days the Authorized Officer will inform the operator as to: (1) whether the materials appear eligible for the National Register of Historic Places; (2) the mitigation measures the operator will likely have to undertake before the site can be used (assuming in situ preservation is not necessary); and, (3) a timeframe for the Authorized Officer to complete an expedited review under 36 CFR 800.11 to confirm,

through the State Historic Preservation Officer, that the finds of the Authorized Officer are correct and that mitigation is appropriate. The Authorized Officer will provide technical and procedural guidelines for the conduct of mitigation. Upon verification from the Authorized Officer that the required mitigation has been completed, the operator will then be allowed to resume construction measures.

Decision # 5008, states, "Cultural resource inventories and site evaluations within the planning area are in direct response to specific land-use proposals in accordance with Section 106 of the NHPA. Additional inventory is carried out, when resources permit, to comply with Section 110 of the NHPA. Block inventories will be applied when full field development occurs at a spacing of one well per 80-acres or less."

The management of the Bozeman Trail corridor will continue to adhere to the direction contained in the Casper RMP with particular attention to Decision # 7078, which states, "No surface development will be permitted on selected parcels along the Bozeman Trial in Converse County. Refer to Appendix W for legal locations. Additional parcels or segments will be added as inventory and evaluation disclose suitable trail segments."

Further management direction is also contained in the Washington Office Visual Resource Manual Series (MS8400). Concepts from the new Washington Office National Historic Trail Manual Series (MS6100, MS6250, and MS6260/6270) will also be utilized for all future BLM undertakings.

# **Paleontology**

### Impacts Common to all Alternatives

There is an overall moderate potential for the study area to contain fossil materials and localities are not common within the study area. Construction activities associated with mineral exploration have the potential to uncover and disturb fossil materials. Negative impacts to fossil localities are most likely to occur where construction activities will disturb bedrock outcrop areas. However, known formations with significant fossils are absent in the project area and, as such, mineral extraction activities have only a low to moderate potential to adversely impact the resource.

If paleontological resources are discovered due to construction activities, mitigation actions consist of stabilizing the resource in place and avoiding further disturbance to the fossil resource, develop a strategy to professionally excavate the resource, or develop another mitigation plan after consulting with the operator to accommodate the construction activity and protection of the significant resource.

#### No Action Alternative

Impacts to the paleontological resource occur with surface disturbance. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential for impacts to the paleontological resources would be the highest of the three alternatives.

# **Proposed Action**

Impacts to the paleontological resource occur with surface disturbance. The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential for impacts to the paleontological resources would be approximately 64% less when compared to the No Action Alternative.

## Agency Alternative

Impacts to the paleontological resource occur with surface disturbance. The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential for impacts to the paleontological resources would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

## Mitigation Measures

All BLM permitted activities in the study area will contain the following standard paleontology stipulation:

"The permittee shall immediately notify the BLM Authorized Officer of any paleontological resources discovered as a result of operations under this authorization. The permittee shall suspend all activities in the vicinity of such discovery until notified to proceed by the Authorized Officer and shall protect the discovery from damage or looting. The permittee may not be required to suspend all operations if activities can be adjusted to avoid further impacts to a discovered locality or be continued elsewhere. The Authorized Officer will evaluate, or will have evaluated, such discoveries as soon as possible, but not later than 10 working days after being notified. Appropriate measures to mitigate adverse effects to significant paleontological resources will be determined by the Authorized Officer after consulting with the operator. Within 10 days, the operator will be allowed to continue construction through the site, or will be given the choice of either (1) following the Authorized Officer's instructions for stabilizing the fossil resource in place and avoiding further disturbance to the fossil resource, or (2) following the Authorized Officer's instructions for mitigating impacts to the fossil resource prior to continuing construction through the project area."

#### **Visual Resources**

### Impacts Common to All Alternatives

Anything that draws the viewer's attention and contrasts with the basic elements (form, line, color, or texture) of a given landscape, impacts the viewer's perceptions, creating impact to the visual resources. Changes from any source that introduces intrusive elements into the existing landscape could impact visual resources. Direct impacts resulting from on-the-ground activities may be either adverse or beneficial. Adverse impacts include the addition of visual intrusions, such as roads and facilities, or the removal of natural materials (i.e., soil, vegetation). Beneficial impacts are normally a direct result of post-disturbance reclamation efforts. Indirect impacts relate to the management of other resource values, that occur on lands not administered by the BLM (regardless of ownership) can impact the visual resource of the adjacent public lands.

The Spearhead Ranch project area is VRM Class IV with the exception of certain areas near the Bozeman Trail corridor which is a VRM Class III. Impacts and Mitigation for the Bozeman Trail corridor were discussed above in Cultural Resources of this section.

Class IV – to provide for management activities which require major modifications of the existing character of the landscape. The level of change to the characteristic landscape can be high. These management activities may dominate the view and be the major focus of the viewer attention. However, every attempt should be made to minimize the impacts of these activities through careful location, minimal disturbance, and repeating basic elements.

An impact to the visual quality of the landscape occurs when a management activity creates noticeable surface disturbance that contrasts with form, line, color, or texture in the landscape. Even when such activities meet the established VRM objectives, they should be mitigated, where possible.

## No Action Alternative

Impacts to visual resources can occur with any type of surface disturbing activity. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential for impacts to visual resources would be the highest under the three alternatives analyzed.

### **Proposed Action Alternative**

Impacts to visual resources can occur with any type of surface disturbance activity. The combination of the lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential for impacts to visual resources would be approximately 64% less when compared to the No Action Alternative.

# Agency Alternative

Impacts to visual resources can occur with any type of surface disturbance. The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per pad/location, the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential for impacts to the visual resources would be the same as the Proposed Action at the smallest development ratio (one well pre pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

### Mitigation Measures

Decision # 5007, states, "VRM classifications only apply to public surface and federal mineral estate."

Further management direction and mitigation measures will be applied, where possible as described in the Washington Office Visual Resource Manual Series (MS8400).

## **Range Management**

## Impacts Common to All Alternatives

Reduction in forage for both wildlife and livestock and a loss in AUMs in each affected allotment would occur under all alternatives. This reduction would be a result of the construction activities from exploratory drilling including but not limited to construction of well pads, access roads, and pipelines. To adequately analyze the impacts of the three alternatives, an average of 4.46 acres/AUM (based on 66,268 BLM acres within the allotments intersecting the project area) will be used to determine impacts to available forage.

With respect to rangeland improvement projects, impacts from all the alternatives may include; fencing potentially being damaged from road and pipeline construction. Increases of traffic on roads may disrupt ranching operations and increase the risk of vehicle collisions with livestock.

Construction activities and unpaved roads may result in increased accumulation of dust on plant vegetation. The degree of dust accumulation would depend on a variety of factors, including but not limited to; dust control measures, precipitation events to wash dust off vegetation, wind conditions, time between surface disturbance and reclamation, and vehicle traffic. The dust accumulation may affect forage palatability, photo synthetic capabilities, and health of the livestock from digestion of dust on forage in the area. This in turn could cause grazing lessees to change their management to avoid areas of disturbance.

As a result of any of the alternatives, an initial short-term loss of forage (available AUMs) as well as a long-term loss would occur. These losses in forage would decrease the amount of available forage for livestock located in their respective allotments as well as wildlife.

#### No Action Alternative

Under the disturbance assumptions indicated in the No Action Alternative section the initial loss of approximately 2,574.88 acres of vegetation would result in a short-term reduction of 577 AUMs. The short-term reduction represents approximately 4% of the total AUMs within the project area.

It is anticipated that approximately 1090.98 acres will be reclaimed following reclamation. This will result in a long term disturbance of 1483.90 acres. Following reclamation approximately 333 AUMs will be impacted long term which represents 2% of total AUMs within the project area.

The No Action Alternative yields the highest amount of acres disturbed and would reduce the largest amount of AUMs. Consequently, the potential and extent of impacts to livestock grazing and range management would be the highest of the three alternatives.

## **Proposed Action Alternative**

Under the disturbance assumptions indicated in the Proposed Action the initial loss of approximately 934.96 acres of vegetation would result in a short-term reduction of 210 AUMs. The short-term reduction represents approximately 1 % of the total AUMs within the project area.

It is anticipated that approximately 396.20 acres will be reclaimed following reclamation. This will result in a long term disturbance of 538.76 acres. Following reclamation approximately 121 AUMs will be impacted long term which represents 0.81% of total AUMs within the project area.

The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts to livestock grazing and range management would be approximately 64% less when compared to the No Action Alternative.

## Agency Alternative

Under the disturbance assumptions indicated in the Agency Alternative section the initial loss of approximately 936 acres of vegetation would result in a short-term reduction of 210 AUMs. The short-term reduction represents approximately 1 % of the total AUMs within the project area.

It is anticipated that approximately 397 acres will be reclaimed following reclamation. This will result in a long term disturbance of 539.60 acres. Following reclamation approximately 121 AUMs will be impacted long term which represents 0.81% of total AUMs within the project area.

The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to livestock grazing and range management the soils and ecological sites would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

## Mitigation Measures

For short-term and long-term reductions in AUMs, the lessee can apply for a credit to the grazing lease annual bill on a yearly basis.

## **Soils and Ecological Sites**

## Impacts Common to All Alternatives

The type of impacts to soils would be the same for all the alternatives, as the actions across the alternatives are identical. The only differences between the alternatives is the degree of the impacts as related to the varying short term and long term acres of disturbance by alternative and summarized below.

Removal of native vegetation and disturbance of the underlying soil material as a result of surface disturbing activities associated with all the alternatives would increase the potential for loss of the existing soil resource through erosion. This potential would increase proportionately as degree of slope increases. Overall, soils within the project area generally have an adequate amount of topsoil available to ensure satisfactory reclamation, assuming the use of proper techniques designed to control erosion and ensure revegetation of the reclaimed areas are utilized. The disturbances to the soils would vary as a result of proposed well pad and road construction and upgrading, pipeline and utility line designs. Some soil mixing of surface layers with unsuitable subsurface horizons could occur.

The most notable impacts to soils would occur in association with the construction of new well pads and roads. Grading and leveling would be required to construct or expand existing well pads with the greatest level of effort required on more steeply sloping areas. During construction, the soil profiles would be mixed with a corresponding loss of soil structure. Soils would be compacted as a result of construction, and maintained by continued vehicle and foot traffic during operational activities. The potential for erosion would increase while soils are loose with no

protective cover. Soil productivity would decrease, primarily as a result of profile mixing and compaction along with the loss in vegetative cover. A decrease in soil productivity also would occur in association with soil salvage and stockpiling activities because microbial action is curtailed, at least to some degree, in the constructed long-term stockpiles.

Impacts anticipated to occur on new roads include soil rutting and mixing, compaction, increased erosion potential, and loss of soil productivity. Because the running surface of new roads would be graveled, soil erosion and rutting over the long term would be minimal on new service roads. Increased vehicle traffic on existing natural surface roads may cause rutting during wet weather. Where surface disturbance for pipelines and power lines is kept within existing roadways, additional impacts would be minimal.

### No Action Alternative

The No Action Alternative would respond to individual APDs on a case-by-case basis and potentially 154 new well locations could be processed. The short term combined surface disturbance for construction, drilling, completion and production of the No Action Alternative would yield a total of 2,574.88 acres of disturbance within five years. The average short term disturbance for the 154 potential wells is 16.72 acres per well.

The long term combined surface disturbance with consideration for reclamation would yield a total of 1,483.90 acres of disturbance for the Proposed-No Action Alternative. The average long term disturbance for the 154 potential wells is 9.64 acres per well.

The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to the soils and ecological sites would be the highest of the three alternatives.

## **Proposed Action Alternative**

The Proposed Action Alternative consists of 56 well pads with a total of 79 wells in the following configurations: 41 single well pads, 12 two-well pads, 2 four-well pads and 1 six-well pad. The short term combined surface disturbance for construction, drilling, completion and production of the Proposed Action Alternative would yield a total of 934.96 acres of disturbance, within five years. The average short-term disturbance for the proposed 79 wells constructed on 56 well pad/locations is 11.83 acres per well.

The long-term combined surface disturbance with consideration for reclamation would yield a total of 538.76 acres of disturbance for the Proposed Action Alternative. The average long-term disturbance for the proposed 79 wells constructed on 56 well pad/locations is 6.82 acres per well.

The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential

and extent of impacts to the soils and ecological sites would be approximately 64% less when compared to the No Action Alternative.

## Agency Alternative

The proposed Agency Alternative consists of 56 well pads with a range of 56 to 224 wells, assuming one to four wells per well pad/location. The short-term combined surface disturbance for construction, drilling, completion and production of the Agency Alternative would yield a total of 936.32 acres of disturbance, within five years. The average short-term disturbance per well (56 to 224) is a range of 16.72 to 4.18 acres.

The long-term combined surface disturbance with consideration reclamation would yield a total of 539.60 acres of disturbance for the Agency Alternative. The average long term disturbance would be a range of 9.64 to 2.41 acres per well (56 to 224).

The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the soils and ecological sites would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

# Mitigation Measures

The site-specific reclamation plan associated with each well, road, and pipeline, as well as COAs, mitigation measures, and applicant committed measures discussed in the COAs will help to mitigate or reduce the impacts described above. Additionally, the following resource-specific BLM COAs will be implemented:

- The operator shall follow the guidance provided in the Wyoming Policy on Reclamation (IM WY-2012-032); for details see: <a href="http://www.blm.gov/wy/st/en/programs/reclamation.html">http://www.blm.gov/wy/st/en/programs/reclamation.html</a>
- 2. The operator shall follow the guidance provided in the Wyoming Policy Management of Oil and Gas Exploration and Production Pits (IM WY-2012-007); for details see: <a href="http://web.wy.blm.gov/Wy.im/12/wy2012-007.pdf">http://web.wy.blm.gov/Wy.im/12/wy2012-007.pdf</a>
- 3. The operator shall follow the Casper Resource Management Plan approved December 2007.
- Individual site mitigation measures will vary by project location and circumstances and will be addressed during the application process within the applicant submitted Surface Use Plan of Operations.

- 5. Except as otherwise provided in an approved Surface Use Plan of Operations, the operator must not conduct operations in areas subject to mass soil movement, riparian areas, floodplains, lakeshores, and/or wetlands. The operator also must take measures to minimize or prevent erosion and sediment production. Such measures may include, but are not limited to:
  - a. Avoiding steep slopes and excessive land clearing when siting structures, facilities, and other improvements; and
  - b. Temporarily suspending operations when frozen ground, thawing, or other weather-related conditions would cause otherwise avoidable or excessive impacts.
  - c. Utilizing erosion control methods such as but not limited to re-vegetating the disturbed areas as soon as possible, erosion control mats, waddles, mulch, hydro-mulch, silt fences, water bars, eyebrow ditches, diversion ditches, wing ditches, gabion baskets or rip rap and any other method approved by the Authorized Officer.
- 6. Lessees and operators must submit for BLM approval a request on Form 3160–5 before:
  - a. Undertaking any subsequent new construction outside the approved area of operations; or
  - b. Reconstructing or altering existing facilities including, but not limited to, roads, emergency pits, firewalls, flowlines, or other production facilities on any lease that will result in additional surface disturbance. If, at the time the original APD was filed, the lessee or operator elected to defer submitting information under Section III.E.3.d. (Location of Existing and/or Proposed Facilities) of On Shore Onshore Order Number One, the lessee or operator must supply this information before construction and installation of the facilities. The BLM may require a field inspection before approving the proposal. The lessee or operator may not begin construction until the BLM approves the proposed plan in writing. The operator must certify on Form 3160–5 that they have made a good faith effort to provide a copy of any proposal involving new surface disturbance to the private surface owner in the case of split estate.
- 7. The use of temporary protective surface treatment on disturbed areas shall be applied on a case-by-case basis as project conditions warrant.
- 8. Topsoil stored for a period greater than 90 days will not exceed piles of 3 feet in depth and will be seeded with a BLM approved seed mix to prevent wind and water erosion and to reduce the loss of microbial activity within the soil.

- Re-seed all disturbed areas with native species adapted to the site conditions and capable of providing protective soil cover. All seed must be certified weedfree. When practical, reseeding of disturbed areas should include the use of locally harvested seed from comparable areas in Wyoming and surrounding states.
- 10. Surface disturbance or development on slopes greater than 25 percent is prohibited, unless individual site plans are submitted to and approved by the Authorized Officer meeting the following requirements. Engineered drawings for construction, site drainage design, and final rehabilitation contours with a written rational describing how the proposed controls will prevent slope failure and erosion, while maintaining viable topsoil for final reclamation. This plan should also include a timeline identifying the actions that will be applied during the construction, production and rehabilitation phases of the plan so appropriate monitoring protocols can be developed by the BLM to ensure that the plan is meeting the objective described in its rationale.
- 11. Proposed surface-disturbing activities will be modified (located) to avoid areas of highly erosive soils to the greatest extent practicable. When avoidance of highly erosive soils is not practicable the operator shall submit an individual site plan to and be approved by the Authorized Officer meeting the following requirements. Engineered drawings for construction, site drainage design, and final rehabilitation contours with a written rational describing how the proposed controls will prevent slope failure and erosion, while maintaining viable topsoil for final reclamation. This plan should also include a timeline identifying the actions that will be applied during the construction, production and rehabilitation phases of the plan so appropriate monitoring protocols can be developed by the BLM to ensure that the plan is meeting the objective described in its rationale.
- 12. Soil compaction will be remediated on all compacted surfaces and prior to the redistribution of topsoil on disturbed surfaces to the depth of compaction by methods that prevent mixing of the soil horizons. BLM's recommended methods are subsoiling, paraplowing, or ripping with a winged shank Scarification is acceptable on areas identified as very shallow or shallow soils in the Master Surface Use Plan.
- 13. All pit spoil must be placed back in the pit once the pit is dry or fluids are removed. Subsoil must then be replaced in the reserve pit before topsoiling. Under no circumstances would any by-products from drilling or subsoil to be spread on top of topsoil. The pit area should usually be mounded slightly or restored to the original contour to allow for settling and positive surface drainage.
- 14. Earthwork for interim and final reclamation generally must be completed within 6 months of well completion or plugging (weather permitting).

- 15. Topsoil stored for a period greater than 90 days will not exceed piles of 3 feet in depth and will be seeded with a BLM approved seed mix in order to prevent wind and water erosion and to reduce the loss of microbial activity within the soil.
- 16. Re-seed all disturbed areas not needed for production with native species adapted to the site conditions and capable of providing protective soil cover within 6 months of the completion or plugging of the well. All seed must be certified weed-free. When practical, reseeding of disturbed areas should include the use of locally harvested seed from comparable areas in Wyoming and surrounding states.

## Vegetation

## Impacts Common to All Alternatives

Impacts to vegetation that are common to all alternatives include long term and short-term removal of vegetative communities, and loss of habitat for wildlife, decreased forage production and the possible introduction for of invasive, non-native plant species.

Short-term impacts consist of temporary removal of vegetation as a result of construction activities from well pads, ancillary facilities, road, and pipelines. Long-term impacts include long-term loss of vegetation associated with operation and maintenance activities of well pads and roads.

Indirect impacts may include vegetation loss from oil spills, dust emissions, and the introduction of noxious weeds and non-native plant species. The dust deposited on the plants may reduce plant vigor, productivity, and health. Because of the introduction of noxious weeds, plant diversity and communities may change.

The extent of the impacts would depend on plant sensitivity, type and timing of project activities, acres of disturbance both long term and short term, and physical parameters.

### No Action Alternative

Under this alternative there will 2,574 acres of short-term disturbance (1% of Project Area) and 1,483 acres of long term disturbance (0.62% of Project Area). The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to the vegetation would be the highest of the three alternatives.

## **Proposed Action Alternative**

Under this alternative there will 934 acres of short-term disturbance (0.39% of Project Area) and 538 acres of long-term disturbance (0.22% of Project Area). The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential

and extent of impacts to the vegetation would be approximately 64% less when compared to the No Action Alternative.

## Agency Alternative

Under this alternative there will 936 acres of short-term disturbance (0.39% of Project Area) and 539 acres of long-term disturbance (0.22% of Project Area). The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the vegetation would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

## Mitigation Measures

Combined mitigation measures from Soils and Ecological Sites, listed above and Invasive, Non-native Species listed below will be used for successful re-vegetation and reclamation of vegetation removal and disturbances.

Site specific seed mixtures will be identified prior to commencing reclamation.

### **Invasive, Non-Native Species and Noxious Weeds**

### Impacts Common to All Alternatives

Invasive plants can create a host of environmental and other effects, most of which are harmful to native ecosystem processes. Variously referred to as exotic, nonnative, invasive, non-native species, and noxious, these plants affect native communities by displacing native vegetation, disrupting habitats, and becoming established and spreading over time.

Under all alternatives, the construction of new well locations would initiate disturbance of soils and vegetation. In turn, machinery could gradually bring non-native species to the area along newly developed access roads. All INPS would have a chance to establish after disturbance has occurred.

#### No Action Alternative

The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts from the introduction of INPS would be the highest of the three alternatives.

## **Proposed Action Alternative**

The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts from the introduction of INPS would be approximately 64% less when compared to the No Action Alternative.

## Agency Alternative

The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location, the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts from the introduction of INPS would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

## Mitigation Measures

The operator shall provide a Pesticide Utilization Proposal (PUP) and an Integrated Pest Management Plan (IPMP) as part of the complete APD package if any part of the project is located on BLM surface. In the case of split estate, the operator shall include the IPMP within the Surface Use Agreement with the private surface owner.

Fencing the well pads off from livestock grazing for two years after seeding and weed control will give the vegetation a chance to germinate and establish in the areas.

Seeding and INPS weed control as well as fencing of well pads to promote future native vegetative growth will improve the vegetative composition on the sites after disturbance.

Reclamation of newly developed access roads should also be completed and vehicle traffic kept out to prevent any future introduction of INPS.

All surface disturbance not utilized in the running surface of the road should have interim reclamation performed. All vehicle traffic should be kept to the running surface to prevent the transport of INPS.

Control Methods include physical, biological, and chemical methods:

- Physical methods include mowing during the first season of establishment, prior to seed formation, and hand pulling of weeds (for small or new infestations).
- Biological methods include the use of domestic animals, or biological agents that have been approved by the Authorized Officer.

 Chemical methods include the use of approved herbicides applied in accordance with the PUP or the Surface Use Agreement with the private surface owner.

### **Water Resources**

## Impacts Common to All Alternatives

## Groundwater

Water for construction, drilling, and completion activities would be obtained from an approved source and permitted through the state of Wyoming, at the Wyoming State Engineers Office. The vertical portion of the oil and gas well construction is cased and cemented through potable water bearing zones in compliance with Wyoming Oil and Gas Conservation Commission requirements. Therefore, there should be no impacts to groundwater quantity or quality that could potentially affect limited stock groundwater wells or other groundwater wells in the project area. The potential for surface spills of fuels or other contaminants that could impact groundwater quality would be minimized through the implementation of Best Management Practices, SPCC plan, and in compliance with other state and federal regulations.

On average between 1,000 and 2,000 barrels of water are used to drill a well and between 20,000 and 80,000 barrels of water are used to frac a well. In contrast, other water uses in Converse County, as of 2005, were estimated at 6,100,000 barrels of water per day (USGS 2012). Other uses include irrigation, mining, thermoelectric, public supply, domestic, and industrial.

#### Surface Water and Wetlands

Potential impacts on surface water associated with the activities common to all alternatives include increased erosion and sedimentation of creeks and drainages. Sediment from soil erosion of disturbed areas could be transported via surface water flow to drainages. Surface waters would be most susceptible to sedimentation during construction, drilling, and completion activities, particularly during culvert installation. The potential for surface spills of fuels or other contaminants that could impact surface water quality would be minimized through the implementation of Best Management Practices, SPCC plan, and in compliance with other state and federal regulations. These impacts depend upon several factors: Slope aspect and gradient, susceptibility of the soil to erosion, degree and extent of soil disturbance, and mitigation measures implemented.

#### No Action Alternative

Impacts to groundwater occur two ways: through actual water usage and injection into the ground. The No Action Alternative has the potential for 154 wells to be drilled.

Water acquired from an approved source would be used to drill and for injection into the ground to perform hydraulic fracturing of the wells. This alternative could use 3,234,000 to 12,628,000 barrels of water over the life of the project, approximately 0.5 to 2 days of combined other water uses existing in Converse County.

Impacts to surface water occur with surface disturbance. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to surface water would be the highest of the three alternatives.

## **Proposed Action Alternative**

Impacts to groundwater occur two ways: through actual water usage and injection into the ground. Under the Proposed Action, 79 wells on 56 well pads would be drilled.

Water acquired from an approved source would be used to drill and for injection into the ground to perform hydraulic fracturing of the wells. This alternative could use 1,659,000 to 6,478,000 barrels of water over the life of the project; approximately 0.3 to 1 day of combined other water uses existing in Converse County. The potential and extent of impacts to the groundwater would vary with the actual amount of water used as described in the range above but would be approximately 49% less than the No Action Alternative.

Given the combination of a lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action would yield less acres of surface disturbance when compared to the No Action Alternative. Thus, the potential and extent of impacts to surface water would be approximately 64% less when compared to the No Action Alternative.

### Agency Alternative

Impacts to groundwater occur two ways: through actual water usage and injection into the ground. The Agency Alternative would construct 56 well pads/locations with a range of 56 to 224 wells (one to four wells per pad/location).

Water would be acquired from an approved source and used to drill and for injection into the ground to perform hydraulic fracturing of the wells. This alternative could use a range of approximately 1,176,000 to 4,592,000 barrels of water at the smallest development ratio (one well per well pad/location) to 4,704,000 to 18,368,000 barrels of water at the largest development ratio (four wells per well pad/location) over the life of the project. Which is comparable to the ranges of approximately 0.2 to 0.8 and 0.8 to 3 days, respectively of combined other water uses existing in Converse County.

The potential and extent of impacts to the ground water would vary with the actual amount of water used but would be approximately 64% less when compared to the No Action Alternative and 29% less when compared to Proposed Action at the smallest development ratio (one well per well pad/location). At the largest development ratio (four wells per well pad/location), the impacts would be approximately 65% when

compared to the Proposed Action and 31% more when compared the No Action Alternative.

The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location, the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the surface water would be approximately the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

## **Mitigation Measures**

On BLM-authorized drilling activities, require use of pitless drilling technology where there is potential for adverse impact to surface water, groundwater, or soils.

Class 1 and Class 2 waters – (Wyoming DEQ water quality standard): NSO within 500 feet and controlled surface use (CSU) from 500 feet to ¼-mile. Within the CSU area, use best available technology and (or) BMPs to minimize impacts. Wildlife and livestock watering facilities and recreation facilities will be allowed when no other alternatives exist and only when they meet management objectives. Waters other than Class 1 and Class 2 will be considered on a case-by-case basis.

CSU within 500 feet of water wells, springs, or artesian and flowing wells.

All wells will have surface casing set and cemented to isolate the water bearing zones according to state and local agencies and the BLM authorized officer.

Evaluate the impacts and mitigate the adverse impacts of all proposed and existing oiland gas-produced water discharge on stream channel and streambank stability on all BLM-administered lands.

To reduce the potential for sediment transport in surface water runoff, well pads and access roads would be located, engineered, and constructed to minimize sediment load of surface water runoff.

Road drainage crossings (culvert installations) would be of the typical dry creek drainage crossing type. Crossings would be designed so they would not cause siltation or accumulation of debris in the drainage crossing, nor would the roadbed block the drainages.

Erosion of drainage ditches by runoff water would be prevented by diverting surface water at frequent intervals by use of cutouts. Subsequent reclamation activities would substantially reduce surface exposure and therefore decrease long-term impacts on surface waters.

Additionally, Best Management Practices and a Storm Water Pollution Prevention Plan (SWPPP) would be implemented to minimize these impacts. All of the proposed wells are included in the SWPPP and storm water permit.

A watershed analysis will be completed for each crossing to assess whether a culvert is needed and the proper sizing.

## Wildlife, Special Status Species, and Threatened and Endangered Species

### Impacts Common to All Alternatives

Impacts on local wildlife populations would result from direct removal or alteration of habitat, increased human presence associated with additional oil/gas exploration and development activities, and direct wildlife/human interaction. Activities associated with additional exploration and/or development activity within the project area would temporarily eliminate approximately 936 acres of wildlife habitat, consisting mostly of grasses, forbs, and shrubs. This would result in a proportionate reduction in the amount of herbaceous and browse forage available to herbivorous species such as antelope and mule deer, as well as a reduction in nesting, feeding and security habitat for migratory birds and those smaller vertebrate species that may inhabit the affected areas. These habitat losses can generally be classified as being either short-term or long-term in duration, with these terms defined below.

- Short-term loss refers to disturbances that would be reclaimed immediately after exploration and/or development activities are completed. Loss or alteration of habitats in grass-shrub meadows and/or on grassy slopes would be considered short-term and are expected to occur in conjunction with lease development.
- Long-term loss would occur in areas that could not be returned to their original vegetative state within a reasonable period of time (three to five years), such as producing well sites and access roads.

#### No Action Alternative

Under the No Action Alternative there would be 2,574 acres of wildlife habitat removed in the short-term and 1,483 acres of wildlife habitat removed in the long-term. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts from the removal of wildlife habitat would be the highest of the three alternatives, creating the most habitat fragmentation and a moderate amount of disruptive activity.

## Proposed Action Alternative

Under the Proposed Action there would be 934 acres of wildlife habitat removed in the short-term and 538 acres of wildlife habitat removed in the long-term. The combination

of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts from the removal of wildlife habitat would be approximately 64% less when compared to the No Action Alternative, creating minimal habitat fragmentation and disruptive activity.

## Agency Alternative

Under the Agency Alternative there would be 936 acres of wildlife habitat removed in the short-term and 539 acres in the long-term. The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location, the Agency alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts from the removal of wildlife habitat would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

The Agency Alternative would cause the greatest extent of disruptive activity at the largest development ratio (four wells per well pad/location). However, the disruptive activity and habitat fragmentation would be consolidated across the landscape.

## **Big Game Species**

There are no crucial big game habitats within the project area. Rather than direct habitat loss, the greatest impact on wildlife populations would be from displacement of big game species from preferred habitats as a result of increased level(s) of human activity (including vehicular traffic) and associated noise. The extent of this displacement is difficult to predict considering that response to noise and human presence varies from species to species as well as among individuals of the same species. In some cases, wildlife species may habituate to noise and human presence after initial exposure, and begin to utilize areas that were formerly avoided. Numerous studies have examined the effects of human presence on big game species (Klein 1974; Irwin and Peek 1979; Ward and Cupal 1979; MacArthur et al. 1982; Brekke 1985) and it is commonly presumed that these effects are detrimental to individual species. However, research on the relationship between displacement from preferred habitats and increased stress due to human harassment (both intentional and otherwise) on overall population dynamics has been inconclusive to date, particularly pertaining to oil/gas exploration and development activity.

In addition to the avoidance response, an increased human presence intensifies the potential for wildlife-human interactions ranging from the harassment of wildlife to poaching and increased legal harvest. Likewise, increased traffic levels on existing access roads could increase the potential for wildlife-vehicle collisions. These collisions are most frequent where roads traverse areas commonly frequented by game

species.

Construction, drilling and completion activities within the project area would temporarily displace big game animals in the immediate vicinity (up to 0.5 miles) of such activities. However, once these intensive activities have been completed, most big game animals would become acclimated to the reduction in traffic and human activity and would continue to utilize suitable habitat in closer proximity to well pads and access road routes. However, such habitat may not be utilized to the same extent as it was prior to disturbance. It could take 10 to 20 years for some reclaimed areas to attain predisturbance shrub conditions and vegetation diversity. However, once all production operations have been terminated, existing facilities abandoned and removed, reclamation and reseeding operations completed, and suitable vegetation has been reestablished, big game animals would likely re-occupy all previously disturbed areas within the project area.

## **Raptor Species**

A number of raptor species (e.g., golden eagle, ferruginous hawk, prairie falcon, red-tailed hawk, Swainson's hawk, and great-horned owl) seasonally occupy habitats found within the project area. Potential direct impacts to raptors would result from the short-term and long-term disturbance of potential habitat. Impacts to raptor species can result from the loss or alteration in habitat, reduction in prey base, and increased human disturbance. Impacts to small mammal populations due to habitat loss and fragmentation can result in a reduced prey base for raptors, resulting in lower raptor densities.

Breeding raptors in or adjacent to the project area could abandon breeding territories, nest sites, or lose eggs or young as a result of Project construction and operation activities that occur during the raptor breeding season (February 1 to July 31). Loss of an active nest site, incubating adults, eggs, or young would violate the MBTA and, in the case of the golden eagle, would violate the Bald and Golden Eagle Protection Act. Loss of active nest sites could potentially impact populations of raptors that occur within the project area. Furthermore, future nest sites and foraging habitat would be influenced by surface disturbance activities and increased human presence within the project area. At the time of APD processing a comprehensive survey of raptor nests will be conducted.

### Threatened and Endangered Species

Table 4.2 provides a listing of these species and their occurrence potential within the project area. A brief discussion of each specie, their habitat preferences, and occurrence potential follows.

Table 4.2. Occurrence Potential of Federally Listed Threatened and Endangered Species within the Project Area

Species		Federal	Likely to		
Common Name	Scientific Name	Status	Occur <sup>b</sup>		
MAMMALS					
Black-footed ferret	Mustela nigripes	Е	Х		
Prebles meadow jumping mouse	Zapus hudsonius preblei	E	Х		
	PLANTS				
Blowout penstemon	Penstemon haydenii	E	0		
Ute ladies'-tresses	Spiranthes diluvialis	Т	D		
Colorado butterfly plant	Gaura neomexicana sspColoradensis	Т	Х		
N	ORTH PLATTE RIVER SPECIES				
Interior least tern	Sterna antillarum	E	Х		
Piping plover	Charadrium melodus	T	Х		
Whooping crane	Grus Americana	E	Х		
Pallid sturgeon	Scaphirhynchus albus	E	Х		
Western prairie fringed orchid	Plantanthera praeclara	Т	Х		

Federal status: E = listed as federally endangered. T = listed as federally threatened.

<u>Black-footed ferret (Mustela nigripes).</u> The black-footed ferret is a potential resident in prairie dog (Cynomys sp.) colonies throughout the state of Wyoming with a re-introduced population in the Shirley Basin area of northeastern Carbon County, Wyoming. Although prairie dog towns are present within the project area, there have been no documented occurrences or reintroductions, consequently, there will be "No Effect" to the black- footed ferret.

<u>Colorado Butterfly Plant (Gaura neomexicana ssp. coloradensis)</u>. The project area is located outside of the geographic range of this species. Therefore, there will be "No *Effect*" to the Colorado butterfly plant.

<u>Designated Critical Habitat for Colorado Butterfly Plant</u>. There is no designated critical habitat for this species within the project area. Therefore, there will be "No Effect" to designated critical habitat for the Colorado butterfly plant.

<u>Ute ladies'-tresses</u> (*Spiranthes diluvialis*). There are 3,195 acres of potentially suitable habitat located within the project area and there are 2 documented populations within the project area. Surface disturbing activities associated with the proposed activities in those areas where populations of *S. diluvialis* are identified or where suitable habitat is present would be avoided to the greatest extent possible. If suitable

Species occurrence: X = unlikely; there has been no recent historical record of the species' occurrence in the project area; probability of encountering the species during project-related activity is very unlikely. O = potential habitat for the species is located within the project area however there are no documented populations. D = documented populations within the project area.

habitats cannot be avoided then a species present/absence survey will be conducted at the time of development. Therefore, the Proposed Action "May Affect, but will not likely adversely affect" the Ute ladies-tressess. At the time of APD processing consultation with the US Fish and Wildlife Service will be conducted if impacts will occur.

Blowout penstemon (Penstemon haydenii). There are 1,970 acres of potentially suitable habitat located within the project area. There are no known populations located within the project area. In Wyoming, the only known populations of blowout penstemon are located at the eastern end of the Ferris sand dune system at the head of Schoolhouse Creek and on the west side of Bradley Peak in Carbon County (BLM 2003). Surface disturbing activities associated with the proposed activities in those areas where suitable habitat is present would be avoided to the greatest extent possible. Therefore, the Proposed Action "May Affect, but will not likely adversely affect" the Blowout penstemon. At the time of APD processing consultation with the US Fish and Wildlife Service will be conducted if impacts will occur.

<u>Prebles Meadow Jumping Mouse (*Zapus hudsonius preblei*)</u>. The project area is located outside of the geographic range of this species. Therefore, there will be "*No Effect*" to the Prebles meadow jumping mouse.

Species Affected by North Platte River Water Depletions. Those five North Platte species identified in chapter 3 (including interior least tern, piping plover, pallid sturgeon, whooping crane and western prairie fringed orchid) that may occur in the downstream riverine habitats of the North Platte River in Nebraska could be adversely affected by surface water depletions (consumption) in the North Platte River system resulting from project-related activities. Therefore, the Proposed Action "May Affect, and likely to adversely affect" downstream North Platte River species. At the time of APD processing consultation with the US Fish and Wildlife Service will be conducted if water is obtained from a hydroloigically connected sub-basin to the North Platte River Watershed and exceeds 0.1 acre/feet.

# **BLM Sensitive Species**

<u>Bald Eagle and Ferruginous Hawk</u>. Impacts to bald eagles and ferruginous hawks would be the same as described above in this section under raptor species.

<u>Black-tailed Prairie Dog.</u> Impacts to prairie dog species could include direct mortalities of individuals, as a result of crushing from construction activities, vehicles, and equipment. Additional impacts could result from increased habitat fragmentation and human presence and noise. Construction activities would not be anticipated to permanently alter black-tailed prairie dog colonies within the project area. Habitat disturbance could actually encourage future colonization in the short-term, based on the availability of soft, permeable soils that would occur within the disturbed areas subsequent to the project construction.

<u>Burrowing Owl.</u> The proposed activities could result in disturbances to breeding, nesting, and fledgling success. Proposed oil and gas activities would further reduce the

amount of suitable habitat for burrowing owls. Well drilling and other human activities (both directly and indirectly associated with these projects) would incrementally reduce the productivity of the habitats affected and increase the amount of human presence within the project area. Indirect negative impacts could include displacement from foraging areas and reduction of prey species. In general, the severity of the cumulative effects would depend on factors such as the sensitivity of the species, seasonal intensity of use, type of project activity, and physical parameters (e.g., topography, forage, and habitat availability). Overall, the proposed activities may affect individual burrowing owls but would not likely result in a trend towards federal listing of the species.

Greater Sage-grouse. Impacts to greater sage-grouse would result in the short- to long-term (depending on the ecological site characteristics) loss of potentially suitable breeding habitats. Impacts to Greater sage-grouse would include increased habitat fragmentation as a result of increased noise levels and human presence, dispersal of noxious and invasive weed species, and dust effects from unpaved road traffic. An increase in noxious and invasive weeds reduces habitat quality by eliminating important native species of plants that provide both cover and food for Greater sage-grouse. Project-related impacts also could lead to increased vehicle collision potential as well as increased predation by raptors, corvids, and coyotes because of decreased sagebrush vegetation cover associated with surface disturbing activities. Impacts to the North Glenrock Core Area are highly unlikely given that the core area makes up less than 1% of the overall project area.

Mountain Plover. The proposed activities could result in disturbances to breeding, nesting, and fledgling success of mountain plovers. Impacts to mountain plover include the direct loss of grassland-low shrub habitat suitable for reproduction and foraging, and timing of surface disturbing actions and increased human presence during sensitive breeding and nesting periods. These impacts could cause individual breeding pairs to abandon the area and/or abandon nest and young, choosing other areas. Indirect impacts could include increased inter- and intra-species competition for suitable breeding and foraging sites elsewhere within the grassland habitats in the project area and surrounding areas. Suitable mountain plover reproduction and foraging habitat occurs within the project area.

<u>Swift Fox.</u> Direct and indirect impacts to swift fox would include: wildlife mortalities or displacement related to construction and operation; habitat loss, alteration, and fragmentation; and increased levels of noise, activity and human presence. Project construction and operation on previously undisturbed lands would result in the loss of potential habitat, until reclamation was completed and vegetation re-established. Impacts also could include temporary displacement of swift fox from areas with surface disturbance, due to the short-term and long-term loss of vegetation.

## **BLM Sensitive Migratory Birds**

Impacts to Bairds sparrow, Brewers sparrow, loggerhead shrike, long-billed curlew, sage sparrow, and sage thrasher generally would be the same as described for migratory bird species section below.

Impacts specific to Bairds sparrow, Brewers sparrow, Loggerhead shrike, Long-billed curlew, Sage sparrow, and Sage thrasher, if present, would occur as a result of the short-term and long-term loss of potentially suitable upland habitats within the project area. Additional impacts such as displacement and avoidance also would result from increased noise and human presence associated with construction and operation activities. However, due to the amount of suitable habitat in the Project vicinity, impacts would be minor.

## Migratory Bird Species

Numerous species of migratory birds, including passerines, may forage or nest in or near the project area. Under the proposed activities, impacts to migratory birds in the project area would be similar for all migratory bird species, but would vary depending on loss of habitat types and species' or individual birds' sensitivities to disturbance. For the purposes of analysis in this EA, impacts to migratory birds within the project area are discussed together. Approximately 936 acres of vegetation utilized by migratory birds for nesting and foraging habitats would experience short-term disturbance under the proposed activities and 539 acres of long-term disturbance. Successful interim and final reclamation, in conjunction with weed control efforts, would help to restore the needed forage and cover types required by migratory birds over time.

Other impacts to migratory birds associated with the implementation of the proposed activities would be dependent upon seasonal timing of construction, drilling, and completion activities. If these activities were to be conducted in the late fall, many of the migratory species would have left the project area for southern wintering grounds. Surface disturbance, visual and noise impacts during this time would not impact most individual birds or nesting locations. However, if such activities were to occur during the spring or summer months, this could result in displacement of nesting pairs from establishing nests or cause nest abandonment. Associated noise and increased human presence could cause displacement for foraging and nesting habitats.

# Mitigation Measures and Monitoring and/or Compliance

In order to minimize the overall impacts to wildlife within the project area which could result from additional oil/gas exploration and development activities associated with the proposed activities, the following mitigation measures are recommended will be required on a case by case basis as resource conditions dictate.

## Greater Sage-grouse

Surface disturbing activities are prohibited within one quarter (0.25) mile radius of occupied sage-grouse leks. Disruptive activities are restricted within one quarter (0.25) mile radius of occupied or undetermined sage-grouse leks from 6 pm to 8 am from March 1 – May 15.

Surface disturbing and/or disruptive activities are prohibited or restricted from March 1– July 15 in *sage-grouse nesting and early brood-rearing habitat* within 2 miles of any occupied Sage-grouse lek.

### Raptors

Surface disturbing and/or disruptive activities are restricted from February 1 to July 31 or until the chicks have fledged within ½ mile radius of all raptor nests. A ¼ mile radius will be used for the following species: Red-tailed hawk, Swainson's hawk, American kestrel, Osprey, Great horned owl, Long-eared owl, Northern saw-whet owl, Common barn owl, Western screech owl

Overhead power lines will be designed, constructed and installed in accordance with the standards outlined in *Suggested Practices for Raptor Protection on Power Lines:* the State of the Art in 2006 (APLIC 2006).

### Mountain Plover

Surface disturbing and/or disruptive activities are restricted from April 10 to July 10 in all suitable Mountain plover breeding or nesting habitat within ¼ mile of the proposed activities.

#### Bald Eagle

Surface development or use is prohibited (NSO) on all public lands and minerals within a 1 mile radius of known or discovered bald eagle nests.

Prohibit surface development in an area from 1/2- to 1-mile of known or discovered bald eagle nests. The specific distance and dimensions of the area on which surface development will be prohibited will be determined on a case-by-case basis.

Surface development or use is prohibited (NSO) on all public lands and minerals within designated Bald and Golden eagle winter roosts. Disruptive activities will be restricted from November 1 to March 31 for habitat improvement projects.

Threatened and Endangered and Special Status Species:

Surface development or use is prohibited (NSO) on all designated critical habitat for threatened or endangered species. Areas known or suspected to contain essential

habitat for threatened and endangered species and/or special status species will be subject to a Controlled Surface Use (CSU) restriction, requiring the proponent to conduct inventories or studies to verify the presence or absence of special status species.

# Mineral Resources

## Impacts Common to All Alternatives

No differences are anticipated in how mineral resource conflicts are addressed between the no action and action alternatives and therefore will not be addressed individually.

According to the 2009 NRC Generic Environmental Impact Statement for In Situ Leach Uranium Mining Facilities: "Competing access to mineral rights could be either delayed for the duration of the ISL project or be intermixed with ISL operations (e.g., oil and gas exploration).|| The NRC EIS provides environmental safeguards, as follows, —If there are oil, gas, coal bed methane, or other production layers near the ISL facility, and if NRC determines that there could be potentials for cross contamination between the ISL production zone and other production layers based on environmental impact assessments, may require the licensee to expand the monitoring well ring for detection of potential contamination between the ISL production zone and other mineral production layers. That EIS goes on to say, —If excursions are detected, the monitoring well is placed on excursion status and reported to the NRC. Corrective actions are taken, and the well is placed on a more frequent monitoring schedule until the well is found to no longer be in excursion."

The NRC EIS further states: "It is expected that the coexistence and potential conflicts among different mineral rights on an ISL permit area on public or private lands, would be negotiated and agreed upon between the different mineral rights owners involved. Thus the potential impacts to current or future mineral rights for resources other than uranium on an ISL facility permit area are expected to be SMALL."

## **Mitigation Measures**

BLM operates under the premise that approved permits that are first in time have priority over subsequent permit applications. Oil and gas well surface locations can generally be developed if there is no preexisting ISR development. Subsequent ISR wellfield development can generally occur around an existing oil and gas well. Proposed oil and gas well surface locations cannot be constructed if there is an existing ISR wellfield or infrastructure in place. For a proposed oil and gas well located within a permitted ISR mine boundary, BLM requires that the following information be included with the APD submittal:

Your proposed well location and/or access road falls within an area where Cameco Resources is authorized by NRC, BLM and WDEQ to conduct in situ uranium recovery operations on mining claims located under the 1872 mining

law. Please provide BLM with a copy of Cameco's written concurrence that the Proposed Action in your APD would not interfere with their mining operations.

Subsurface conflicts could also occur with oil and gas well drilling through the same geologic formations in which contaminated ISR process waste water is being injected using a Class I Underground Injection Control Well (UIC) disposal well.

For a proposed oil and gas well located in close proximity to a permitted Class I UIC disposal well, BLM requires that the following information be included with the APD submittal:

Your proposed well bore falls within the "area of review" for an Underground Injection Control (UIC) well permitted by Cameco Resources for disposal of waste water from uranium processing. The UIC well is permitted by Wyoming Department of Water Quality as a primacy state for the Environmental Protection Agency. The area of review is a 2 mile radius around the UIC well within which the operator is required to ensure the absence of potential conduits for waste movement from the injection zone. Please provide BLM with written concurrence from Cameco Resources and WDEQ Water Quality Division that the action proposed in your APD would not interfere with subsurface operations of the UIC disposal well.

# **Hazardous or Solid Wastes**

### Impacts Common to All Alternatives

No differences are anticipated in how Hazardous Wastes are addressed between the no action and action alternatives and therefore will not be addressed individually.

### Mitigation Measures

In the event that hazardous or extremely hazardous materials or substances, as defined in 40 CFR 355, would be used, produced, stored, transported, or left on or in the vicinity of the operators project area, the operator shall comply with all rules and regulations including but not limited to reportable quantities of stored materials and the reporting of accidental release as set forth in 40 CFP 355. The operator will follow all applicable federal, state, County or local laws and regulations if any chemicals or proprietary blends that are subject to the Superfund Amendments and Reauthorization Act (SARA) are used during the drilling process or are stored on any site. All hazardous substances and commercial preparations would be handled in an appropriate manner to minimize the potential for leaks or spills. The operator shall develop and maintain a Spill Prevention, Control and Countermeasure (SPCC) plan for each well site. Storage facilities and tanks shall utilize secondary containment structures of sufficient capacity to contain, at a minimum, the entire contents of the largest tank with sufficient freeboard to contain precipitation after the well goes into production.

Portable chemical toilets will be provided for the use of workers. Toilets will be pumped as required and waste disposed of by a commercial operator.

Trash and debris will be picked up daily and deposited in an appropriate container. After removal of the drilling equipment, the container will be removed from the site.

## **Public Health and Safety**

## Impacts Common to All Alternatives

Public health and safety is addressed in operator-specific (SPCC) plans and aboveground storage tanks (ASTs), as mandated by both federal and state regulations through the EPA and the WDEQ. Federal regulations for SPCC are at 40 CFR 112; Wyoming AST program administration is located on the web at <a href="http://deg.state.wy.us/shwd/stp/">http://deg.state.wy.us/shwd/stp/</a>.

Undetonated spotting charges pose a physical hazard if actively disturbed or tampered with. Impacting or prying open undetonated spotting charges may result in detonation and causing bodily harm. The undetonated spotting charges do not occur in high enough concentrations to pose a human health or ecological concern.

No differences are anticipated in how Public Health and Safety is addressed between the no action and action alternatives and therefore will not be addressed individually.

# Mitigation Measures

All operators will have an emergency/ contingency plan that addresses public health and safety in the event of an accident or unforeseen circumstance warranting immediate response.

BLM management practices for FUDS of this type has been advisory in nature to ensure land users or developers, particularly oil and gas operators, are aware of the site and the potential for physical hazards.

#### **CUMULATIVE EFFECTS**

According to guidance from the NEPA Handbook (H-1790-1), "Cumulative effects considers past, present, and reasonably foreseeable future actions that would affect the resource of concern within the geographic scope and the timeframe of the analysis. In your analysis, you must consider other BLM actions, other Federal actions, and non-Federal (including private) actions (40 CFR 1508.7)." Also, "Reasonably foreseeable future actions are those for which there are existing decisions, funding, formal proposals, or which are highly probable, based on known opportunities or trends."

For the purpose of this analysis, the existing oil and gas development within the project area has been separated into two categories: prior to the ROD/RMP (December 2007)

and after the ROD/RMP (December 2007). This distinction will help distinguish between existing and new projections calculated in the ROD/RMP.

The past and present oil and gas well status for the project area is depicted in table 4.3.

Table 4.3 Past and Present Oil and Gas Well Status

Oil and Gas Well Status	Prior to ROD/RMP (December 2007)	After the ROD/RMP (December 2007)	Well Totals		
OVERALL					
Plugged & Abandoned Wells	128	0	128		
Operational Wells	131	6	137		
Total Existing Wells	259	6	265		
* Spud date; as of February 15, 20	12				

Based on the information drawn on the well pad diagram/ layout accompanying the NOSs and APDs there are future wells identified for the majority of the well pads/ locations, even though they may not be specifically applied for at this time. It is highly probable, based on known opportunities or trends that those future wells will be submitted under a separate NOS or APD at a later date. Although we have information about them, it would be speculative to include them as part of the RFFA, if they are not formal proposals at this time. However, it does support the Agency Alternative analysis of up to four wells per well pad/location.

The reasonably foreseeable future actions (RFFA) would typically include continued livestock grazing and range improvements, oil and gas development and associated infrastructure, and rights-of-ways. Currently there are 16 known federal and 14 nonfederal applications for future development within the project area, not including the Proposed Action.

The incremental increase in impacts from the alternatives when added to the past and present actions (6) and RFFA (30) will be represented below by individual resources and/or resource related impacts.

## Air Resources

#### **Green House Gas Emissions**

The 36 new wells from the combined past and present and RFFA would represent an increase of 0.09% to the total wells (39,500) included in the air analysis. Assuming steady production and emission venting these wells could produce 0.007 mmt of GHG emissions annually.

### No Action Alternative

The No Action Alternative would be 154 new federal wells and would represent an increase of 0.39% to the total wells (39,500) included in air quality analysis. Assuming steady production and emission venting these wells could produce 0.030 mmt of GHG emissions annually.

When the combined past and present and RFFA are added to the No Action Alternative the total number of wells (190) would represent an increase of 0.48% to the total wells (39,500) included in the air analysis. Assuming steady production and emission venting these wells could produce 0.036 mmt of GHG emissions annually.

## Proposed Action Alternative

The Proposed Action would be 79 new federal wells and would represent an increase of 0.20% to the total wells (39,500) included in air quality analysis. Assuming steady production and emission venting these wells could produce 0.015 mmt of GHG emissions annually.

When the combined past and present and RFFA are added to the Proposed Action the total number of wells (115) would represent an increase of 0.29% to the total wells (39,500) included in the air analysis. Assuming steady production and emission venting these wells could produce 0.022 mmt of GHG emissions annually.

## Agency Alternative

The Agency Alternative would be a range of 56 to 224 new federal wells and would represent an increase of 0.14 to 0.57% to the total wells (39,500) included in air quality analysis. Assuming steady production and emission venting these wells could produce a range of 0.011 to 0.043 mmt of GHG emissions annually.

When the combined past and present and RFFA is added to the Agency Alternative the total number of wells (92 to 260) would represent an increase of 0.66% to the total wells (39,500) included in the air analysis. Assuming steady production and emission venting these wells could produce 0.050 mmt of GHG emissions annually.

## Acres of Disturbance Related Impacts

Impacts to soils and ecological sites, vegetation and invasive, non-native plant species, heritage and visual resources, and wildlife, special status species, and threatened and endangered species all occur with surface disturbance and will not be addressed individually below.

The combined past and present and RFFA of 36 new wells would account for an additional 126 acres of long-term surface disturbance.

## No Action Alternative

The No Action Alternative would respond to individual APDs on a case-by-case basis and potentially 154 new well locations could be processed. The short term combined surface disturbance for construction, drilling, completion and production of the No Action Alternative would yield a total of 2,574.88 acres of disturbance within five years. The average short term disturbance for the 154 potential wells is 16.72 acres per well.

The long term combined surface disturbance with consideration for reclamation would yield a total of 1,483.90 acres of disturbance for the Proposed Action Alternative. The average long term disturbance for the 154 potential wells is 9.64 acres per well.

The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to the soils and ecological sites would be the highest of the three alternatives.

The 36 new wells would increase the long-term surface disturbance by approximately 126 acres. When added to the No Action Alternative an estimated total of 1,610 acres of long-term surface disturbance. Of the 240,268 acres within the project area, this would account for approximately 0.67%.

## Proposed Action Alternative

The Proposed Action Alternative consists of 56 well pads with a total of 79 wells in the following configurations: 41 single well pads, 12 two-well pads, 2 four-well pads and 1 six-well pad. The short term combined surface disturbance for construction, drilling, completion and production of the Proposed Action Alternative would yield a total of 934.96 acres of disturbance, within five years. The average short term disturbance for the proposed 79 wells constructed on 56 well pad/locations is 11.83 acres per well.

The long term combined surface disturbance with consideration for reclamation would yield a total of 538.76 acres of disturbance for the Proposed Action Alternative. The average long term disturbance for the proposed 79 wells constructed on 56 well pad/locations is 6.82 acres per well.

The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts to the soils and ecological sites would be approximately 64% less when compared to the No Action Alternative.

The 36 new wells would increase the long-term surface disturbance by approximately 126 acres. When added to the Proposed Action an estimated total of 665 acres of long-term surface disturbance. Of the 240,268 acres within the project area, this would account for approximately 0.28%.

## Agency Alternative

The proposed Agency Alternative consists of 56 well pads with a range of 56 to 224 wells, assuming 1 to 4 wells per well pad/location. The short term combined surface disturbance for construction, drilling, completion and production of the Agency Alternative would yield a total of 936.32 acres of disturbance, within five years. The average short term disturbance per well (56 to 224) is a range of 16.72 to 4.18 acres.

The long term combined surface disturbance with consideration reclamation would yield a total of 539.60 acres of disturbance for the Agency Alternative. The average long term disturbance would be a range of 9.64 to 2.41 acres per well (56 to 224).

The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the soils and ecological sites would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

The 36 new wells would increase the long-term surface disturbance by approximately 126 acres. When added to the Agency Alternative an estimated total of 666 acres of long-term surface disturbance. Of the 240,268 acres within the project area, this would account for approximately 0.28%.

#### Range Management

The combined past and present and RFFA of 36 new wells would account for an additional 126 acres of long-term surface disturbance. The 36 wells would reduce approximately 28 AUMs across the project area.

#### No Action Alternative

Under the disturbance assumptions indicated in the No Action Alternative section the initial loss of approximately 2,574.88 acres of vegetation would result in a short-term reduction of 577 AUMs. The short-term reduction represents approximately 4% of the total AUMs within the project area.

It is anticipated that approximately 1090.98 acres will be reclaimed following reclamation. This will result in a long term disturbance of 1483.90 acres. Following reclamation approximately 333 AUMs will be impacted long term which represents 2% of total AUMs within the project area.

The No Action Alternative yields the highest amount of acres disturbed and would reduce the largest amount of AUMs. Consequently, the potential and extent of impacts

to livestock grazing and range management would be the highest of the three alternatives.

When the combined past and present and RFFA are added to the No Action Alternative an estimated total reduction of 361 AUMS across the project area would occur. Of the 14,845 AUMs within the project area, this would account for approximately 2%.

#### Proposed Action Alternative

Under the disturbance assumptions indicated in the Proposed Action the initial loss of approximately 934.96 acres of vegetation would result in a short-term reduction of 210 AUMs. The short-term reduction represents approximately 1 % of the total AUMs within the project area.

It is anticipated that approximately 396.20 acres will be reclaimed following reclamation. This will result in a long term disturbance of 538.76 acres. Following reclamation approximately 121 AUMs will be impacted long term which represents 0.81% of total AUMs within the project area.

The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts to livestock grazing and range management would be approximately 64% less when compared to the No Action Alternative.

When the combined past and present and RFFA is added to the Proposed Action an estimated total reduction of 149 AUMS across the project area would occur. Of the 14,845 AUMs within the project area, this would account for approximately 1%.

#### Agency Alternative

Under the disturbance assumptions indicated in the Agency Alternative section the initial loss of approximately 936 acres of vegetation would result in a short-term reduction of 210 AUMs. The short-term reduction represents approximately 1% of the total AUMs within the project area.

It is anticipated that approximately 397 acres will be reclaimed following reclamation. This will result in a long term disturbance of 539.60 acres. Following reclamation approximately 121 AUMs will be impacted long term which represents 0.81% of total AUMs within the project area.

The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to four wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the soils and ecological sites would be the same as the Proposed Action at the smallest development ratio (one well per well pad/location) and the lowest of the

three alternatives at the largest development ratio (four wells per well pad/location) when compared to the No Action Alternative.

When the combined past and present and RFFA is added to the Agency Alternative an estimated total reduction of 149 AUMS across the project area would occur. Of the 14,845 AUMs within the project area, this would account for approximately 1%.

#### **Water Resources**

The combined past and present and RFFA of 36 new wells would use a range of approximately 756,000 to 2,952,000 barrels of water; approximately 0.12 to 0.48 days of Converse County combined other water uses.

#### No Action Alternative

Under this alternative potentially 154 new well pads/ locations for 154 wells could be processed on a case-by-case basis. This alternative could use 3,234,000 to 12,628,000 barrels of water over the life of the project; approximately 0.5 to 2 days of combined other water uses existing in Converse County.

With the combined past and present and RFFA added to the No Action Alternative an estimated range of 3,990,000 to 15,580,000 barrels of water over the life of the project, approximately 0.7 to 2.6 days of combined other water uses existing in Converse County.

#### Proposed Action Alternative

The Proposed Action would have less of an impact on surface water and ground water than the No Action Alternative. This alternative could use 1,659,000 to 6,478,000 barrels of water over the life of the project; approximately 0.3 to 1 day of combined other water uses existing in Converse County.

With the combined past and present and RFFA added to the Proposed Action an estimated range of 2,415,000 to 9,430,000 barrels of water over the life of the project, approximately 0.4 to 1.5 days of combined other water uses existing in Converse County.

## Agency Alternative

The Agency Alternative is similar to the Proposed Action but would have more wells per well pad. More water from an approved source would be needed to drill and frac the wells. This alternative could use 1,176,000 - 4,592,000 to 4,704,000 - 18,368,000 barrels of water (56 to 224) over the life of the project, approximately 0.2 - 0.8 to 0.8 - 3 days (56 to 224) of combined other water uses existing in Converse County.

With the combined past and present and RFFA added to the Agency Alternative an estimated range of 1,932,000 - 7,544,000 to 5,460,000 - 21,320,000 barrels of water over the life of the project, approximately 0.3 - 1.2 to 0.9 - 3.5 days of combined other water uses existing in Converse County.

# COMBINED CUMULATIVE IMPACTS FOR SPEARHEAD RANCH, HIGHLAND LOOP ROAD, AND EAST CONVERSE PROJECT AREAS.

In response to individual NOSs and APDs submitted to the CFO for approval, the submissions were plotted on a map using geographic information system (GIS). Three distinct geographical groupings emerged within Converse County. Map 2 shows each project area considered for the combined cumulative impacts section.

It was recognized that consideration of the combined Proposed Actions, alternatives and cumulative impacts of the three project areas would need to be analyzed. In an effort to include all the alternatives and all the project areas, the BLM has added a combined cumulative impacts analysis to each document that takes all three document details into consideration. See the combined cumulative impacts section in Chapter 4, for incremental resource impacts of the combined project areas.

Below are the combined actions and potential for impacts for all three project areas into one combined cumulative effects table.

#### **No Action Alternative**

A combined total for the potential of 383 wells from the following EAs:

Spearhead EA = 154; Highland EA = 163; and East Converse EA = 66.

## **Proposed Action**

A combined total of 111 well pads/ locations with 140 wells from the following EAs:

Spearhead EA = 56 well pads/ locations with 79 wells; Highland EA = 37well pads/ locations with 40 wells; and East Converse EA = 18 well pads/ locations with 21 wells.

#### **Agency Alternative**

A combined total of 111 well pads/ locations with a range of 111 to 444 wells from the following EAs:

Spearhead EA = 56 well pads/ locations with a range of 56 to 224 wells; Highland EA = 37 well pads/ locations with a range of 37 to 148 wells; and East Converse EA = 18 well pads/ locations with a range of 18 to 72 wells.

#### **Past and Present Actions**

Combining all three project areas, there are approximately 904 existing oil and gas wells, including federal, state and fee (private). Of those, 419 wells (46%) are plugged and abandoned and 485 wells (54%) are considered operational. Of the 485 operational wells, only 26 wells (5%) were after the Casper RMP revision with 11 of those federal wells.

## Reasonably Foreseeable Future Actions (RFFA)

The RFFA are in addition to the 140 wells on 111 well pads/locations as described in the Proposed Action and consists of 112 new or pending well applications within the combined project areas. The mineral estate is as follows: federal 63; state 21; fee (private) 28.

The BLM projected reasonable foreseeable action (RFA) scenario for each resource program under each alternative in Appendix M of the Proposed Resource Management Plan and Final Environmental Impact Statement for the Casper Field Office Planning Area (June 2007). For oil and gas, the prediction was referred to as an RFD scenario. The projections for oil and gas wells were considered in terms of number and types of wells, whether they were federal or non-federal wells, and the associated acres of disturbance created by the wells both short and long-term.

Acres of disturbance calculations for the past and present and RFFA were calculated based on projections for new wells as stated in Table 23 of the RFD scenario in the ROD/RMP.

Table 4.4. Combined Cumulative Effects for Spearhead Ranch, Highland Loop Road, and East Converse EAs

			PROPOSED ACTION	Noda, and East Converse EAS			
	Cumulativ		ALTERNATIVE	AGENCY ALTERNATIVE			
	е	NO ACTION ALTERNATIVE	Combined total = 111 well pads/	Combined total = 111 well pads/ locations with a			
Resource	Increment	Combined total = 383	locations with 140 wells	range of 111 to 444 wells			
	Past and	Based on the assumptions analyzed within the EAs, the 26 existing wells could account for an increase of the total wells (39,5					
	Present (+)			d emission venting these wells could account for the			
	(RFFA) (+)	production of 0.005 mmt GHG emissions annually.  The 112 future wells would represent an increase of 0.28% to the total wells (39,500) included in air quality analysis and					
	(1017) (+)		enting these wells could produce 0.021 mn				
		This alternative has the	Under this alternative, a combined total	Under this alternative, a combined range of 111 to			
		potential for a combined total of	of 140 new federal wells would be	444 new federal wells would be constructed across			
		383 new federal wells across	constructed on 111 well pads/locations	three project areas. The wells would represent			
		three project areas. 383 wells	across three project areas. 140 wells	increases in the range of 0.28% to 1.12% for the total			
	Incremental Effect of	would represent an increase of 0.97% to the total wells	would represent an increase of 0.35%	wells (39,500) included in the air quality analysis.			
	Alternatives	(39,500) included in air quality	to the total wells (39,500) included in air quality analysis. Assuming steady	Assuming steady production and emission venting these wells could produce a range of 0.021 to 0.085			
	(+)	analysis. Assuming steady	production and emission venting these	mmt of GHG emissions annually.			
		production and emission	wells could produce 0.027 mmt of GHG				
		venting these wells could	emissions annually.	Due to the co-location (on the same well			
		produce 0.073 mmt of GHG		pad/location) of up to four wells per well pad/location			
		emissions annually.	The combination of lower number of	the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance.			
Air			well pads/ locations and the co-location	The Agency Alternative would have approximately			
Resources			(on the same well pad/location) of	22% less GHG emissions when compared to the			
			some of the proposed wells, the	Proposed Action and approximately 71% less GHG			
			Proposed Action would have	emissions when compared to the No Action			
			approximately 60% less GHG	Alternative at the smallest development ratio (one			
			emissions when compared to the No	well per well pad/location). At the largest			
			Action Alternative and has potential to reduce the miles of pipeline as well as	development ratio (four wells per well pad/location), the Agency Alternative would have approximately			
			the number of production and storage	14% more GHG emissions than the No Action			
			facilities required moderately reducing	Alternative and 68% more GHG emissions than the			
			the estimated GHG emissions as a	Proposed Action.			
			result of co-location.				
				However, the Agency Alternative has the greatest			
				potential to reduce the miles of pipeline as well as the number of production and storage facilities			
				required; therefore, substantially reducing the			
				estimated GHG emissions as a result of co-location			
				when compared to the No Action Alternative and the			
				Proposed Action.			

	Cumulativ e	NO ACTION ALTERNATIVE	PROPOSED ACTION ALTERNATIVE Combined total = 111 well pads/	AGENCY ALTERNATIVE Combined total = 111 well pads/ locations with a
Resource	Increment	Combined total = 383	locations with 140 wells	range of 111 to 444 wells
Resource				

	Cumulativ e	NO ACTION ALTERNATIVE	PROPOSED ACTION ALTERNATIVE Combined total = 111 well pads/	AGENCY ALTERNATIVE Combined total = 111 well pads/ locations with a		
Resource	Increment	Combined total = 383	locations with 140 wells	range of 111 to 444 wells		
	Past and Present (+)	Based on the assumptions analyzed within the EAs, the 26 existing wells could account for a reduction of approxim				
	(RFFA) (+) The 112 future wells would reduce approximately 241 AUMS.					
	Incremental Effect of Alternatives (+)	This alternative would reduce approximately 1,490.63 AUMs (3.94%) prior to reclamation and an overall reduction of approximately 854 AUMs (2.26%) of the total AUMs in the combined project areas throughout the life of the project.	Under this alternative, would reduce approximately 414.59 AUMs (1.10%) prior to reclamation and an overall reduction of approximately 237.78 AUMs (0.63%) of the total AUMs in the combined project areas throughout the life of the project.	This alternative would reduce approximately 423.79 AUMs (1.12%) prior to reclamation and an overall reduction of approximately 240.97 AUMs (0.64%) of the total AUMs in the combined project areas throughout the life of the project.		
Range Manage- ment		The No Action Alternative yields the highest amount of acres disturbed and would reduce the largest amount of AUMs. Consequently, the potential and extent of impacts to livestock grazing and range management would be the highest of the three alternatives.	The combination of lower number of well pads/ locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts to livestock grazing and range management would be approximately 72% less when compared to the No Action Alternative.	The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to 4 wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the soils and ecological sites would be the same as the Proposed Action at the smallest development ratio (1 well per well pad/location) and the lowest of the three alternatives at the largest development ratio (4 wells per well pad/location) when compared to the No Action Alternative.		
	Total by Alternative (=)	Of the 37,831 combined AUMs within the three project areas, there would be an estimated long-term reduction of 1,150 AUMs (3.04%).	Of the 37,831 combined AUMs within the three project areas, there would be an estimated long-term reduction of 534 AUMs (1.41%).	Of the 37,831 combined AUMs within the three project areas, there would be an estimated long-term reduction of 537 AUMs (1.42%).		

	Cumulativ		PROPOSED ACTION ALTERNATIVE	AGENCY ALTERNATIVE
Resource	e Increment	NO ACTION ALTERNATIVE Combined total = 383	Combined total = 111 well pads/   Combined total = 111 well pads/ location   Iocations with 140 wells   range of 111 to 444 wells	
Resource	Past and Present (+) (RFFA) (+) Incremental Effect of Alternatives (+)	Based on the assumptions analyz surface disturbance (long-term) w	ed within the EAs, the 26 existing wells co	uld account for approximately 91 acres of the existing
		disturbance prior to reclamation.  The long-term combined surface disturbance with consideration for reclamation would yield a total of 4,477.5 acres of disturbance over the life of the project.	The long term combined surface disturbance with consideration for reclamation would yield a total of 1,212.77 acres of disturbance over the life of the project.	The long-term combined surface disturbance with consideration for reclamation would yield a total of 1,244.77 acres of disturbance over the life of the project.
Soils and Ecological Sites		The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to the soils and ecological sites would be the highest of the three alternatives.	The combination of lower number of well pads/ locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts to the soils and ecological sites would be approximately 73% less when compared to the No Action Alternative.	The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to 4 wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the soils and ecological sites would be the same as the Proposed Action at the smallest development ratio (1 well per well pad/location) and the lowest of the three alternatives at the largest development ratio (4 wells per well pad/location) when compared to the No Action Alternative.
	Total by Alternative (=)	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 4,961 acres (0.66%).	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 1,696 acres (0.23%).	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 1,728 acres (0.23%).

	Cumulativ		PROPOSED ACTION ALTERNATIVE	AGENCY ALTERNATIVE		
_	е	NO ACTION ALTERNATIVE	Combined total = 111 well pads/	Combined total = 111 well pads/ locations with a		
Resource	Increment	Combined total = 383	locations with 140 wells	range of 111 to 444 wells		
	Past and Present (+)	uld account for approximately 91 acres of the existing n the three project areas.				
	(RFFA) (+) The 112 future wells would increase the long-term surface disturbance and subsequent removal of vegetation by 392 acres.					
	Incremental Effect of Alternatives (+)	Under the No Action Alternative, there would be approximately 7,815 acres of short term disturbance (1.04 % of Project Area) and 4,465 acres of long term disturbance (0.60%) of the combined project areas.	Under this alternative, there would be approximately 2,116 acres of short term disturbance (0.28% of Project Area) and 1,211 acres of long term disturbance (0.16%) of the combined project areas.	Under this alternative, there would be approximately 2,169 acres (0.29%) of short term disturbance and 1,243 acres of long term disturbance (0.17%) of the combined project areas.		
Vegetation		Impacts to vegetation occur during surface disturbance when the vegetation is damaged or removed. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts to the vegetation would be the highest of the three alternatives.	Impacts to vegetation occur during surface disturbance when the vegetation is damaged or removed. The combination of lower number of well pads/ locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No action alternative. Consequently, the potential and extent of impacts to the vegetation would be approximately 73% less when compared to the No Action Alternative.	Impacts to vegetation occur during surface disturbance when the vegetation is damaged or removed. The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to 4 wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the vegetation would be the same as the Proposed Action at the smallest development ratio (1 well per well pad/location) and the lowest of the three alternatives at the largest development ratio (4 wells per well pad/location) when compared to the No Action Alternative.		
	Total by Alternative (=)	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 4,961 acres (0.66%).	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 1,696 acres (0.23%).	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 1,728 acres (0.23%).		

	Cumulativ		PROPOSED ACTION ALTERNATIVE	AGENCY ALTERNATIVE			
	e	NO ACTION ALTERNATIVE	Combined total = 111 well pads/	Combined total = 111 well pads/ locations with a			
Resource	Increment	Combined total = 383	locations with 140 wells	range of 111 to 444 wells			
- Noodai do	Past and Present (+) (RFFA) (+)	Based on the assumptions analyzed within the EAs, the 26 existing wells could account for approximately 91 acr (+) surface disturbance (long-term) within the three project areas.					
	Incremental Effect of Alternatives	Introduction of INPS occurs with surface disturbance.	Introduction of INPS occurs with surface disturbance.	Introduction of INPS occurs with surface disturbance.			
Invasive, Non-Native Species	(+)	This alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts from the introduction of INPS would be the highest of the three alternatives.	The combination of lower number of well pads/ locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts from the introduction of INPS would be approximately 73% less when compared to the No Action Alternative.	The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to 4 wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts from the introduction of INPS would be the same as the Proposed Action at the smallest development ratio (1 well per well pad/location) and the lowest of the three alternatives at the largest development ratio (4 wells per well pad/location) when compared to the No Action Alternative.			
	Total by Alternative (=)	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 4,961 acres (0.66%).	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 1,696 acres (0.23%).	Of the 751,688 combined acres within the three project areas, there would be an estimated long-term surface disturbance of 1,728 acres (0.23%).			

			PROPOSED ACTION					
	Cumulativ		ALTERNATIVE	AGENCY ALTERNATIVE				
	е	NO ACTION ALTERNATIVE	Combined total = 111 well pads/	Combined total = 111 well pads/ locations with a				
Resource	Increment	Combined total = 383						
	Past and			uld account for current water consumption of				
	Present (+)	approximately 546,000 to 2,132,000 barrels of water (long-term), comparable to 0.090 to 0.35 days of Converse County's						
	(0.554)	combined water uses.						
	(RFFA) (+)	(+) The 112 future wells would increase the long-term water usage by a range of approximately 2,352,000 to 9,184,00 water, comparable to 0.39 to 1.51 days of Converse County's combined water uses.						
Water Resources	Incremental Effect of Alternatives (+)	Impacts to groundwater occur two ways: through actual water usage and injection into the ground. The No Action Alternative would utilize a range of approximately 8,043,000 to 31,406,000 barrels of water for 383 wells, over the life of the project.  This water usage is comparable to 1.32 - 5.15 days of combined water uses throughout Converse County.  Impacts to surface water occur with surface disturbance. The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts	Impacts to groundwater occur two ways: through actual water usage and injection into the ground. The Proposed Action would utilize a range of approximately 2,904,000 to 11,480,000 barrels of water for 140 wells, over the life of the project.  This water usage is comparable to 0.48 - 1.88 days of combined water uses throughout Converse County.  The potential and extent of impacts to the ground water would vary with the actual amount of water used as described in the range above, but would be approximately 63% less than the No Action Alternative.	Impacts to groundwater occur two ways: through actual water usage and injection into the ground. The Agency Alternative would utilize a range of approximately 2,331,000 - 9,102,000 barrels of water for 111 wells to 9,324,000 - 36,408,000 barrels of water for 444 wells, over the life of the project.  This water usage is comparable to 0.38 - 1.49 to 1.53 - 6.0 days of combined water uses throughout Converse County.  The potential and extent of impacts to the ground water would vary with the actual amount of water used, but would be approximately 71% less when compared to the No Action Alternative and 31% less when compared to Proposed Action at the smallest development ratio (1 well per well pad). At the largest development ratio (4 wells per well pad) the impacts would be approximately 14% more than the No Action Alternative and 68% more than the Proposed Action.				
		to surface water would be the highest of the three alternatives.	The combination of lower number of well pad/locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of surface disturbance when compared to the No Action Alternative.  Consequently, the potential and extent of impacts to surface water would be approximately 73% less when compared to the No Action Alternative.	The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location of up to four wells per pad the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts to the surface water would be approximately the same as the Proposed Action at the smallest development ratio (1 well per well pad) and the lowest of the three alternatives at the largest development ratio (4 wells per well pad) when				

Resource	Cumulativ e Increment	NO ACTION ALTERNATIVE Combined total = 383	PROPOSED ACTION ALTERNATIVE Combined total = 111 well pads/ locations with 140 wells	AGENCY ALTERNATIVE Combined total = 111 well pads/ locations with a range of 111 to 444 wells compared to the No Action Alt.
	Total by Alternative (=)	An estimated range of 10,941,000 to 42,722,000 barrels of water would be utilized long-term for 521 wells. Usage is comparable to 1.79 to 7 days of Converse County combined water uses.	An estimated range of 5,802,000 to 22,796,000 barrels of water would be utilized long-term for 278 wells. Usage is comparable to 0.95 to 3.74 days of Converse County combined water uses.	An estimated range of 5,229,000 to 20,418,000 barrels of water for 249 wells and 12,222,000 to 47,724,000 barrels of water for 582 wells would be utilized long-term. Usage is comparable to 0.86 to 3.35 days and 2 to 7.82 days of Converse County combined water uses.

	Cumulativ		PROPOSED ACTION ALTERNATIVE	AGENCY ALTERNATIVE			
	е	NO ACTION ALTERNATIVE	Combined total = 111 well pads/	Combined total = 111 well pads/ locations with a			
Resource	Increment	Combined total = 383	locations with 140 wells	range of 111 to 444 wells			
	Past and Present (+)		the assumptions analyzed within the EAs, the 26 existing wells could account for approximately 91 acres of the existing sturbance (long-term) and subsequent removal of wildlife habitat within the three project areas.				
	(RFFA) (+)	The 112 future wells would increase the long-term surface disturbance by approximately 392 acres.					
	Incremental Effect of Alternatives (+)	Under this alternative, there would be 7,815 acres (1.04%) of wildlife habitat removed prior to reclamation and 4,475 acres (0.60%) of wildlife habitat removed throughout the life of the project.	Under this alternative, there would be 2,116 acres (0.28%) of wildlife habitat removed prior to reclamation and 1,211 acres (0.16%) of wildlife habitat removed throughout the life of the project.	Under this alternative, there would be 2,169 acres (0.29%) of wildlife habitat removed prior to reclamation and 1,243 acres (0.17%) of wildlife habitat removed throughout the life of the project.			
Wildlife, Special Status Species (SSS), and Threatened and Endangered Species (T&E)		The No Action Alternative yields the highest amount of acres disturbed. Consequently, the potential and extent of impacts from the removal of wildlife habitat would be the highest of the three alternatives, creating the most habitat fragmentation and a moderate amount of disruptive activity.	The combination of lower number of well pads/ locations and the co-location (on the same well pad/location) of some of the proposed wells, the Proposed Action yields less acres of disturbance when compared to the No Action Alternative. Consequently, the potential and extent of impacts from the removal of wildlife habitat would be approximately 73% less when compared to the No Action Alternative, creating minimal habitat fragmentation and disruptive activity.	The Agency Alternative yields approximately the same amount of acres disturbed as the Proposed Action. Due to the co-location (on the same well pad/location) of up to 4 wells per well pad/location the Agency Alternative yields the most consolidated footprint and the most shared acres of disturbance. Consequently, the potential and extent of impacts from the removal of wildlife habitat would be the same as the Proposed Action at the smallest development ratio (1 well per well pad/location) and the lowest of the three alternatives at the largest development ratio (4 wells per well pad/location) when compared to the No Action Alternative.  The Agency Alternative would cause the greatest extent of disruptive activity at the largest development ratio (4 wells per well pad/location). However, the disruptive activity and habitat fragmentation would be consolidated across the landscape.			
	Total by Alternative (=)	Of the 751,688 combined acres within the three project areas, there would be an estimated 4,961 acres (0.66%) of wildlife habitat removed long-term.	Of the 751,688 combined acres within the three project areas, there would be an estimated 1,696 acres (0.23%) of wildlife habitat removed long-term.	Of the 751,688 combined acres within the three project areas, there would be an estimated 1,728 acres (0.23%) of wildlife habitat removed long-term.			

#### **New Wells Predicted and Associated Surface Disturbance**

According to the RFD, the number of new federal oil and gas wells across the CFO planning area, was projected as 1,813 and 815 for non-federal (state and fee) oil and gas wells.

The cumulative number of productive federal wells, with consideration for reclamation and abandonment, was projected as 4,649 and 1,961 for non-federal wells, totaling 6,610 across the CFO planning area.

The associated acres of short-term disturbance for oil and gas exploration and development were projected as 16,285 for BLM actions and 7,344 acres from non-BLM actions. The acres of long-term disturbance were projected as 4,996 for BLM actions and 2,260 for non-BLM actions.

#### Air Resources

The Casper RMP FEIS projected increases in all pollutants, but qualified that it was unlikely those increases would contribute to exceedance of national or state ambient air quality standards. Oil and gas wells emissions estimation are discussed in Appendix J of the Proposed Resource Management Plan and Final Environmental Impact Statement (FEIS) for the Casper Field Office Planning Area (June 2007). In addition, Tables J-24, and J-25 are Summary of Output – Alternative E (Proposed RMP) Total Annual Emissions from Oil Wells – Year 2011 and 2020, respectively. The development contained in the combined cumulative impacts table is consistent with the ROD/RMP and is not anticipated to exceed air quality impacts analyzed in the Casper RMP FEIS.

#### Water Resources

The SEO water permits define the types of beneficial use, the area of water use, and the quantity of water allowed for use. Water supply needs for oil and gas development, including fracturing, are considered short-term or temporary in nature. Hydraulic Fracturing: A Wyoming Energy Forum (2012). In the RFD, hydraulic fracturing was discussed as a typical completion technique.

"Wyoming has regulated well stimulation since the 1950s and was the first state to implement rules for hydraulic fracturing in 2010. Wyoming's rules cover four key areas: 1) the protection of groundwater and the identification of permitted water supply wells within a quarter-mile of the drilling and spacing unit or WOGGC-approved drilling units; 2) clarification of requirements for well integrity, casing setting depths, casing design and cementing properties; 3) requirements for disclosure of well stimulation fluid (frac fluid) chemicals additives, compounds and concentrations or rates; and 4) requirements for the handling of flowback water." Hydraulic Fracturing: A Wyoming Energy Forum (2012).

In addition to Wyoming's rules for hydraulic fracturing the BMPs and resource specific mitigation measures for surface disturbing activities, highly erosive soils, water wells, springs, or artesian and flowing wells, and Class I and II Waters are consistent with the ROD/RMP and is not anticipated to exceed the surface and groundwater impacts analyzed in the Casper RMP FEIS.

#### TRIBES, INDIVIDUALS, ORGANIZATIONS, or AGENCIES CONSULTED

On August 26, 2011, a press release was published soliciting comments for the Hornbuckle Oil and Gas EA, which analyzed 96 wells on 48 well pads in the Hornbuckle oil field, located in northern Converse County. After the 30-day comment period, only two comments were received, of which neither objected to the project. Due to the nature, scope, scale, and location of the Hornbuckle EA, it is expected that this action would render similar comments, so external public scoping was not conducted.

Internal scoping was performed with an interdisciplinary team of BLM specialists. In addition, multiple operator meetings were held jointly and separately to assist with projections of development, multiple well pad configurations and hydraulic fracturing related technology.

This EA and the two others included in the combined cumulative impacts, as shown on map 2 and discussed in chapter 4 and table 4.4 will all be available for a 30-day comment period before a final decision is made by the authorized officer. Any comments and issues raised that are not already addressed in the documents will be addressed in the EAs at the time a final decision is made.

## LIST OF PREPARERS

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## Appendix A

#### TECHNICAL SUPPORT DOCUMENT

The purpose of this technical support document is to discuss the methods and procedures for drilling, completing, and producing oil and natural gas reserves from unconventional reservoirs in the Powder River Basin. Unconventional reservoirs are geologic formations with very low porosity and permeability and are often referred to as "tight". These types of formations have often been considered the source of oil and gas which migrated to conventional reservoirs of higher permeability and porosity. Conventional methods such as drilling vertical wells, sometimes with hydraulic fracture stimulation, may be used with conventional reservoirs with economic success.

For the exploitation of tight or unconventional reservoirs, additional practices and techniques must be used to yield an economic project. This document provides an overview of currently available technology, methodology, and best practices used in the industry today to develop unconventional or tight oil and gas reserves.

The formations currently targeted in the Powder River Basin are frequently tight geologic formations with very low porosity and permeability. Horizontal drilling, combined with hydraulic fracturing, allow these tight formations to be produced economically. By drilling horizontally in a formation, more rock surface area is exposed, allowing greater seepage of oil and gas into the wellbore. The horizontal portion of the well is typically 4,000 - 7,000 feet in length. Shorter or longer laterals may be drilled depending on the circumstances.

Hydraulic fracturing of horizontal wells is also used to further increase the drainage surface area and improve fluid movement from the rock into the well bore. Without the techniques of hydraulic fracturing and horizontal drilling, many more wells would have to be drilled to access the same amount of reserves in a leased area.

## **Drilling Operations**

As a horizontal well, wells are drilled from the well pad, or location, vertically to a predetermined point above the target formation, referred to as the kick off point. Appropriately sized pressure and well control equipment is in place for all drilling activities. Drilling mud is specifically engineered and managed throughout the drilling operation to control the flow of fluids (water, oil and gas) from the well bore. To make up the drilling mud, water is hauled by truck to each location from a commercial source. Approximately 1,000 – 2,000 barrels of fresh water is used to make up the drilling mud used for each well. Drilling operations use both freshwater-based mud and oil-based drilling mud. Drilling mud may be reconditioned and reused for subsequent nearby wells on a case-by-case basis.

Technology commonly used in offshore and difficult drilling conditions, have become valuable tools in horizontal drilling on land. Measurement-while-drilling technology (or 'borehole telemetry') allows engineers and geologists to gain up-to-the-minute subsurface information, even while the well is being drilled. Steerable downhole motor assemblies are also widely used. While conventional drilling occasionally employs the use of downhole motors just above the drill bit to penetrate hard formations, steerable drilling motors allow the actual path of the well to be controlled while drilling.

#### **Surface Casing**

All wells have surface casing set to protect the base of fresh water as determined by the state and local agencies. This is accomplished with either a pre-set rig before the bigger drilling rig moves in, or with the drilling rig.

Well casing is steel pipe that is used to line the drilled hole. The casing supports the wall of the well. When it is cemented in place, casing also prevents fluids from migrating between the different penetrated formations. The surface casing provides the mounting base for surface well control equipment.

Cementing is an operation that pumps cement down the casing and into the annulus, or space between the outside of the casing and the drilled hole wall. The surface and intermediate casing are always cemented in place. This mechanically stabilizes the casing string within the hole and seals off fluid flow from the adjacent formations.

#### **Intermediate Casing**

Once the base of fresh water is protected, drilling resumes into the target interval. At the kick off point, the well is directionally drilled with specialized tools to steer the well in a curve to the target formation. Frequently, once the wellbore is drilled into the target formation, the intermediate casing is run and cemented. Occasionally, the well is drilled through the formation to its total planned depth before casing is run and cemented. In this case, the casing string run would also be the production casing.

#### **Production Casing**

After the intermediate casing is run and cemented, the lateral, or horizontal leg, of the wellbore is drilled in the formation until the total measured depth is reached. The production casing is run to the total measured depth and may or may not be cemented in the formation. The production casing may also have annular packers on it to compartmentalize the lateral section for completion. Another tool commonly used in conjunction with the production casing is frac sleeves in combination with the annular packers or cement.

#### Open Hole and Cased Hole Well Logs

Various instruments or tools are run in wells and are called logs. Open hole logs are run before the hole is cased and continuously record various measurements along the length of the hole. These measurements are interpreted to provide a record of the lithologies penetrated and their fluid content. They help determine whether a well will be completed at all and how it will be completed.

Cased hole logs such as the Cement Bond Log are run throughout the vertical portion of the well to evaluate the cementing placed to isolate formations and to protect freshwater sources.

### **Completion Operations**

After the well is drilled, cased, and cemented, the drilling rig is moved off location. The location is redressed to accommodate the completion activities and facilities may be constructed at this time. A completion rig is generally moved onto the well and equipment is moved onto location.

Completion operations may consist of running a frac string or tie back string of casing. This is a temporary casing string run in the vertical section of the well that ties into the production casing. The completion rig is then released so that room is available on location for the frac equipment.

If frac sleeves have been run, then generally the well will not be perforated. If no frac sleeves were run, then perforations will be made in the production casing. The frac sleeves and perforations allow for the stimulation or hydraulic fracturing, the frac, to take place.

Actuating the frac sleeves and perforating generally happen with the frac fleet on location. With the first set of perforations or frac sleeve open, the well bore is now in communication with the target formation and hydraulic fracturing may begin. Water, proppant or sand, and a small amount of chemical additives, all referred to as a slurry, are pumped down the wellbore, through perforations or sleeves in the casing, and into the target formation. The chemical additives are used to ensure the quality of the fracture fluid is adequate to carry the sand or proppant into formation at pressure and temperature very different from surface conditions. Pumping pressures are monitored through the entire program and increased to the point at which fractures initiate in the target formation at the perforations into the formation. The slurry flows into the initiated fractures and helps to extend the fractures away from the well bore in the target formation. The proppant, or sand, props the created fractures open after the pressure drops, leaving easier pathways for reservoir fluids to flow back to the well, when the well is placed on production.

Hydraulic fracturing is a technique developed in the 1940's and was used initially in vertical wells. The technique was implemented in horizontal wells in the 1990's. The physics and geomechanics involved are well understood. The technique of hydraulic fracturing is commonly used on productive reservoirs at depths well below usable aquifers. These depths are frequently in excess of 5,000 feet below potable (drinkable) water. Approximately 20,000 to 80,000 barrels of fresh water may be used for hydraulic fracturing operations for each well, depending on the lateral length and completion design.

Several diagnostic techniques may be used to monitor hydraulic fracture generation. Among them, down hole microseismic monitoring has been used in the Powder River Basin, and elsewhere, to monitor hydraulic fracture generation and growth. Conventional temperature and chemical tracer surveys and production logging have also been used to monitor the fracturing treatment. These diagnostic techniques have time and again confirmed that hydraulic fracturing is not posing a risk to usable, potable water thousands of feet above the target formation.

Example of Typical Powder River Basin Deep Fracturing Fluid Composition
Below is a representative sample showing the composition, in percent by volume, of a typical frac fluid. Approximately 98 percent of the fracturing fluid is comprised of water and sand. The sample is from a well posted on the public disclosure website www.fracfocus.org. The fracturing fluid injected into the target formation is confined by thousands of feet of rock layers from shallower potable water aquifers. The function of the fracturing fluid is to transmit energy to the formation to split the rock, and to transport the proppant, or sand. The fracturing fluid is determined based on compatibility with the formation minerals and fluid composition, and recoverability.

#### Fracturing Fluid = Base Fluid + Additives + Proppant

Table 1. Function of Additives Typically Present in Fracturing Fluid<sup>4</sup>

Materials Used	Use in Hydraulic Fracturing	Other Uses of Material
Guar Gum	Gelling Agent to thicken	Toothpaste, conditioner,
	fluid	shampoo, baked goods, yogurt
		thickener, ice cream, sherbet,
		binder in meat products, salad
		dressing, barbecue sauce,
		ketchup, instant oatmeal, dry
		soups, canned fish in sauce
Potassium hydroxide	Crosslinkers to	Soft soap, liquid soap, shaving
Potassium formate	superthicken fluid	cream, cuticle oil, electrolyte in
Potassium metaborate		alkaline batteries
Ammonium Persulfate	Breakers used to reduce	Bleach, hair bleach, detergent,
<u>Diammonium</u>	viscocity of the fluid after	fiber and textile dye
<u>peroxidisulphate</u>	treatment to allow fluid to	table Salt
Sodium Persulfate	flow more easily out of the	
Chlorous Acid or	formation for recovery	
Sodium Chloride (Salt)		
Isopropanol	Surfactants reduce surface	Antiperspirant, Glass Cleaner,
	tension to aid in fluid	Hair Color
	recovery	
Ethylene glycol	Non-emulsifiers prevent	Household cleansers,
Isopropanol	treatment fluid and	antifreeze, deicing agent
Lauryl sulfate	reservoir liquids from	
	emulsifying	
Sodium Hydroxide,	Biocides kill bacteria to	Thicken ice cream, soft drinks,

<sup>4</sup> For a more complete list of possible materials and their function, refer to http://fracfocus.org/chemical-use/whatchemicals-are-used

Materials Used	Use in Hydraulic Fracturing	Other Uses of Material
otherwise known as	prevent it from destroying	pretzels, soap, detergent, drain
Lye	gelling agents before the	cleaner, oven cleaner
	treatment can be pumped	

## **Production Operations**

#### **Facilities**

Production facilities at each location typically include a well head and rod pump jack, heater-treater, recirculating pump, and a tank battery typically comprised of 4 to 8 storage tanks. Flare pits are sometimes used to flare gas when gas pipelines are not present. Sometimes, a gas lift system or electric submersible pump may be used instead of a rod pump jack. Any of these artificial lift methods used on non-flowing wells require power, which may come from a generator, or electric power service, if available. Production facilities are installed on the disturbed portion of each well pad, a minimum of 25 feet from the toe of the back slope, wherever practical.

Produced fluids are stored on each well pad in tanks. Oil tanks and water tanks are typically 400 or 500-barrels in size and are placed inside of a containment device constructed completely around production facilities. The containment devices consist of impervious compacted subsoil or lined structures and hold a minimum of 110% of the capacity of the largest tank. Each Operator develops and maintains site-specific Spill Prevention, Control, and Countermeasure Plans (SPCCPs) for each production facility.

#### **Produced Water**

Produced water and completion flowback water is separated from the oil and gas and stored in tanks. The water is then either trucked (if no pipeline is present) or piped to private underground injection wells, commercial underground injection wells, or commercial evaporation pond facilities. All underground injection wells and water disposal facilities are permitted by the state of Wyoming.

#### Oil and Natural Gas Transportation

Oil separated from the water and gas from each well is held in a tank and either trucked to a pipeline gathering point, or transported via gathering pipeline directly from the well into a main oil pipeline.

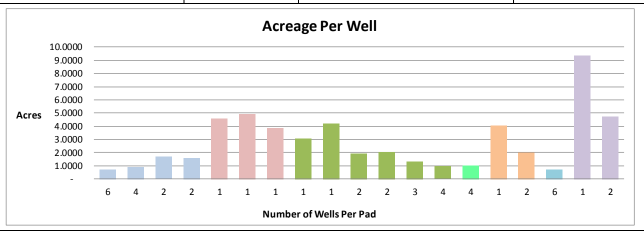
Gas separated from the oil and water is generally transported via gathering pipeline directly to a gas gathering point. The pit flare may be used to burn gas in the event some activity resulted in the gas quality not meeting gas line specifications. Once the gas quality meets specifications, the gas would again go directly to sales.

Measurement of all produced fluids is made per Onshore Order specifications and state of Wyoming rules, and reported to the state of Wyoming and the federal government per regulatory reporting requirements.

## Appendix B

# Average Acreage Statistics for One-Well & Four-Well Pads for Alternative Table

No. of	No. of Wells per Pad <sup>2</sup>	Operator Well Projection as Drawn <sup>2</sup>	Acres per Pad	Well Pad Total Acreage <sup>3</sup>	Acreage per Well	ADP's & NOS's (Proposed Action) <sup>1</sup>	APD's & NOS's Total Wells	Pad Disturbance Total (acres)	Average Acreage per Well (Proposed Action)	Total No. of Pads
4	6	24	4.1144	16.4578	0.6857					
3	4	12	3.7453	11.2359	0.9363					
6	2	12	3.3761	20.2569	1.6881					
2	2	4	3.1916	6.3831	1.5958	32				
7	1	7	4.5914	32.1396	4.5914					
1	1	1	4.9357	4.9357	4.9357					
2	1	2	3.8740	7.7479	3.8740	10				
1	1	1	3.0854	3.0854	3.0854					
1	1	1	4.2039	4.2039	4.2039					
1	2	2	3.9463	3.9463	1.9731		79	234.8543	2.9728	56
1	2	2	4.1139	4.1139	2.0569					
1	3	3	3.9463	3.9463	1.3154					
2	4	8	3.9463	7.8926	0.9866	9				
5	4	20	4.0404	20.2020	1.0101	5				
12	1	12	4.0393	48.4711	4.0393					
2	2	4	4.0393	8.0785	2.0196	16				
3	6	18	4.3072	12.9215	0.7179	4				
14	1	1	9.3664	9.3664	9.3664					
1	2	2	9.4697	9.4697	4.7348	3				
Average Acreage				4.1910		Average Acreage			3.9330	
of One-Well Pads⁵						of Four-Well Pads <sup>6</sup>				



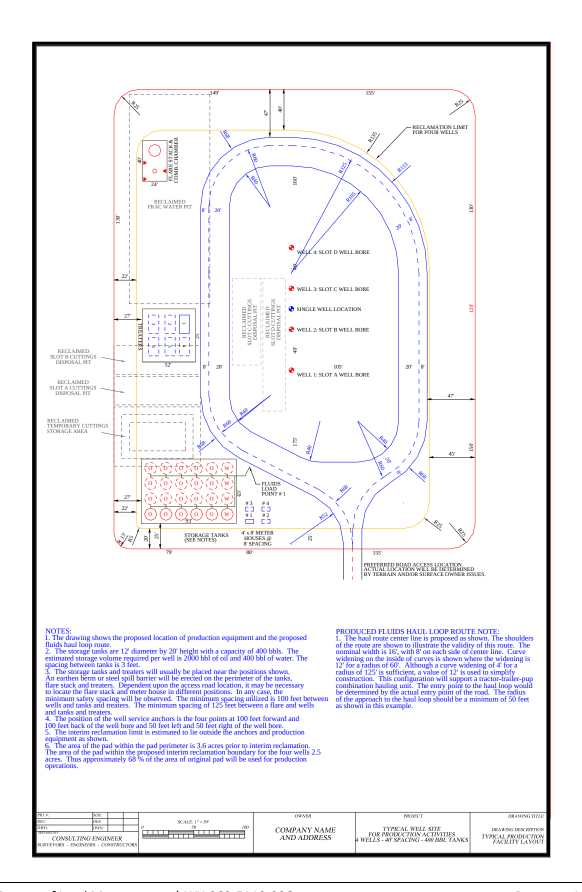
<sup>&</sup>lt;sup>1</sup>The <u>No. of Pads</u> and the <u>APD's & NOS's (Proposed Action)</u> columns reflect the number of well pads and wells per well pad/location, based on APDs & NOSs submitted by the operators.

<sup>6</sup>Actual average from Spearhead Ranch EA submissions, but slightly lower than the average used in the Chapter 2 assumptions and the subsequent analysis for all three EAs. The one-well pad average was used in all three EAs for the four-well pad average as well as the one-well average because it was slightly larger. This was based on slightly larger four-well pads for the other two project areas and the probability that initial construction may be for only one well until production can be verified.

<sup>&</sup>lt;sup>2</sup>The <u>No. of Wells per Pad</u> and <u>Operator Well Projection as Drawn</u> calculations are based on the diagrams submitted by the operators. The diagrams project their future plans of development related to the number of wells per well pad/locations. Not every well drawn has been formally submitted by <sup>3</sup>The data utilized in the <u>Well Pad Total Acreage</u> is from submitted APD's & NOS's from Spearhead Ranch EA. These calculations are being utilized for Highland Loop and East Converse EAs because it contained the largest sample size of the three EA's.

<sup>&</sup>lt;sup>4</sup>Not included in <u>Average Acreage of One-Well Pads</u>.

<sup>&</sup>lt;sup>5</sup>Value rounded to 4.2.



#### APPENDIX C

#### **Geologic Formations**

The Powder River Basin is one of the richest petroleum provinces in the Rocky Mountains. The basin is a deep, northerly trending, asymmetric, mildly deformed trough, approximately 250 mi long and 100 mi wide. More than 2.7 billion barrels of recoverable oil and over 2.3 trillion cubic feet gas have been discovered in about 700 fields, of which about 225 fields are greater than 1 million barrels oil equivalent in size.

Hydrocarbons occur in reservoirs ranging in age from Mississippian to Late Cretaceous in both structural and stratigraphic traps. Plays in this basin are of both structural and stratigraphic types and occur in three major petroleum source rock and reservoir systems-Pennsylvanian-Permian, Lower Cretaceous, and Upper Cretaceous. Oil and gas plays in the southern Powder River Basin within the BLM Casper Field Office that are part of the proposed action for this Environmental Assessment are listed below.

#### **Lakota Sandstone Play**

This play is characterized by the occurrence of oil in stratigraphic traps of the basal Inyan Kara Group in the structurally uncomplicated portions of the basin. The traps are within channel sandstones of alluvial or deltaic origin. These traps also occur in combination with structural noses or anticlinal closures outside of the play area.

The play is generally lightly explored due to the small size, unpredictability, and difficulty of finding accumulations.

Vertical pilot holes for horizontal wells exploring reservoirs higher in the geologic section sometimes penetrate down to the Morrison Formation to explore and develop this play.

#### **Fall River Sandstone Play**

This play is characterized by oil and gas occurrence in stratigraphic traps within the coarse grained sediments of the Fall River Formation (Dakota Sandstone) of the Lower Cretaceous Inyan Kara Group. It is composed of a marine, deltaic, and alluvial complex.

Exploration in the play has continued for approximately 30 years and has resulted in the discovery of more than 30 individual pools or fields, aggregating about 170 MMBO (known recoverable oil) and 110 BCFG. The largest accumulation, South Glenrock Creek field, contains approximately 38 MMBO (known recoverable oil). Exploration is currently expanding into deeper parts of the basin. Vertical pilot holes for horizontal wells exploring reservoirs higher in the geologic section sometimes penetrate down to the Morrison Formation to explore and develop this play.

#### **Muddy Sandstone Play**

This play describes the occurrence of oil and gas in stratigraphic traps of the Lower Cretaceous Muddy-Newcastle Sandstone complex of the Powder River Basin and is characterized by a suite of trap types related to a variety of depositional environments. These include marine bar, strandline, distributary channel, estuarine, alluvial and lower delta plain sandstone bodies.

Vertical pilot holes for horizontal wells exploring reservoirs higher in the geologic section sometimes penetrate down to the Morrison Formation to explore and develop this play.

#### **Mowry Fractured Shale Play**

Lower Cretaceous Mowry Shale thicknesses range from about 100 ft. to more than 400 ft. and average about 250 ft. The highly fractured shale constitutes the reservoir. Hydrocarbons accumulated contemporaneously with fracture development which is associated with over pressuring and thermal maturation of the organic matter. The trap consists of intensive fracturing in the Mowry Shale contained by overlying ductile Cretaceous shale and laterally un-fractured Mowry Shale.

The Mowry is amenable to horizontal drilling and completion techniques. Exploration is just beginning in this play; however, at least six fields in the deeper parts of the basin have shown production from fractured Mowry Shale, usually in conjunction with productive Muddy Sandstone.

#### **Deep Frontier Sandstone Play**

In this play, oil and gas occur in stratigraphic traps in offshore marine shelf sandstones of the Upper Cretaceous Frontier Formation in large, high-energy sand bar complexes, located in the deeper parts of the present basin. The play is in the central and southern parts of the Powder River Basin.

Discrete sandstone reservoirs, known as "First Wall Creek", "First Frontier", or Turner Sandstones, are the principal objectives in this play. Similar sandstones lower in the formation are prospective in the western part of the basin and are included within the play. Most of these sandstone bodies trend Northwest-Southeast, although they coalesce locally into less regular configurations. Drilling depths to prospective future traps will range from 8,000 to 13,000 ft.

#### **Turner Sandstone Play**

This play is defined by the occurrence of oil and gas in stratigraphic traps in offshore marine shelf sandstones of the Turner Sandstone Member of the Upper Cretaceous Carlile Shale on the shallow east flank of the basin.

Traps occur both as transverse bars and as less well defined, generally thin bar complexes of irregular shape. These sandstones are the general equivalent of the "First Frontier" or "1st Wall Creek" sandstones of the western flank of the basin. Seals are associated fine-grained marine rocks of the Carlile Shale and Frontier Formation. Drilling depths for prospective traps generally range up to 8,000 ft.

#### **Niobrara Fractured Shale Play**

This unconventional play is defined by the occurrence of oil and associated gas principally in fractured shale reservoirs of the Niobrara Formation. In some instances, fractures appear localized or enhanced on structural flexures and faults.

The highly organic Niobrara Shale is considered both a reservoir and source. Hydrocarbons released produce high-gravity oil. The Niobrara Shale is also the source of hydrocarbons that migrated into many of the Upper Cretaceous sandstone reservoirs.

The Niobrara is amenable to horizontal drilling and completion techniques. Conventional drilling has produced modest amounts of oil at West Salt Creek and Smokey Gap in the Powder River Basin, and a small amount of production from Niobrara exists in deep parts of the basin; however, the play is in the early stages of exploration and development.

#### **Sussex-Shannon Sandstone Play**

This play encompasses hydrocarbon accumulations in stratigraphic traps in the Sussex and Shannon Sandstone Members of the Upper Cretaceous Cody Shale. These two units are interpreted to have been deposited as offshore bar complexes. The play occurs in the deep part of the basin.

Traps are stratigraphic in a series of relatively narrow and sinuous sandstone reservoirs within overall sand bodies which are much broader and have relief on the order of tens of feet over several miles. Traps are classic up dip pinch outs of porous and permeable shelf sandstone bars into shale. Drilling depths range from 7,000 to 11,000 ft.

#### **Mesaverde-Lewis Play**

This play involves oil and gas occurrence in stratigraphic traps in marine sandstones of the Upper Cretaceous Mesaverde Formation and Lewis Shale. The play area is an elongate, northwesterly trend in the deep, central part of the basin.

Reservoirs are porous sandstones within the Teapot and Parkman Sandstone Members of the Mesaverde, and the Teckla Sandstone Member of the Lewis Shale. Traps are created by up dip pinch out of shallow marine sandstones into finer grained sediments. The Parkman Sandstone characteristically produces from accumulations trapped within northwest-trending marine bar sandstones. Depth to objective traps ranges from 5,000 ft. to about 9500 ft. in the axial parts of the basin.

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## Appendix D

#### **RECLAMATION GUIDELINES**

During the life of the development, all disturbed areas not needed for active support of production operations should undergo "interim" reclamation in order to minimize the environmental impacts of development on other resources and uses. At final abandonment, well locations, production facilities, and access roads must undergo "final" reclamation so that the character and productivity of the land and water are restored.

The objective of interim reclamation is to minimize or eliminate erosion, stabilize the disturbed soils, return the topsoil to productivity and to reduce the amount of final reclamation needed at the end of the project.

The long-term objective of final reclamation is to set the course for eventual ecosystem restoration, including the restoration of the natural vegetation community, hydrology, and wildlife habitats. In most cases, this means returning the land to a condition approximating or equal to that which existed prior to the disturbance. The operator is generally not responsible for achieving full ecological restoration of the site. Instead, the operator must achieve the short-term stability, visual, hydrological, and productivity objectives of the Bureau of Land Management (BLM) and take the steps necessary to ensure that long-term objectives will be reached through natural processes.

The reclamation process involves restoring the original landform or creating a landform that approximates and blends in with the surrounding landform. It also involves salvaging and reusing all available topsoil in a timely manner, re-vegetating disturbed areas to native species, controlling erosion, controlling invasive non-native plants and noxious weeds, and monitoring results. Reclamation measures should begin as soon as possible after the initial disturbance and continue until successful reclamation is achieved. With proper reclamation measures, over time, local native species will become re-established on the site and the area will regain its original productive and scenic potential.

Reclamation generally can be judged successful when the site has been stabilized, a self-sustaining, vigorous, diverse, native (or otherwise approved) plant community is established on the site, with a density sufficient to control or eliminate erosion, non-native plant invasion and to re-establish wildlife habitat or forage production. Erosion control is generally sufficient when adequate groundcover is reestablished, water naturally infiltrates into the soil, and gullying, headcutting, slumping, and deep or excessive rilling is not observed. The site must be free of state- or county-listed noxious weeds and undesirable vegetation species, oil field debris, contaminated soil, and equipment. The operator should inform the BLM that reclamation has been completed and that the site is ready for final inspection when these requirements have been met.

#### **Surface Use Plan of Operations**

As part of the APD process the operator shall include a Surface Use Plan of Operations. The Surface Use Plan of Operations must:

- Describe the access road(s) and drill pad, the construction methods that the operator plans to use, and the proposed means for containment and disposal of all waste materials:
- Provide for safe operations, adequate protection of surface resources, groundwater, and other environmental components;
- Include adequate measures for stabilization and reclamation of disturbed lands;
- Describe any Best Management Practices the operator plans to use; and
- Where the surface is privately owned, include a certification of Surface Access
  Agreement or an adequate bond, as described in Section VI of One Shore
  Order Number One.

All maps that are included in the Surface Use Plan of Operations must be of a scale no smaller than 1:24,000, unless otherwise stated below.

Geospatial vector and raster data must include appropriate attributes and metadata. Georeferenced raster images must be from the same source as hardcopy plats and maps submitted in the APD package. All proposed on-lease surface disturbance must be surveyed and staked as described below in items A and B, including:

- The well location;
- Two 200-foot (61-meter) directional reference stakes;
- The exterior pad dimensions;
- The reserve pit:
- Cuts and fills:
- Outer limits of the area to be disturbed (catch points); and
- Any off-location facilities.

Proposed new roads require centerline flagging with stakes clearly visible from one to the next. In rugged terrain, cut and fill staking and/or slopestaking of proposed new access roads and locations for ancillary facilities that may be necessary, as determined by the BLM. The onsite inspection will not occur until the required surveying and staking have taken place.

**Plans for Surface Reclamation**: The operator must submit a plan for the surface reclamation and stabilization of all disturbed areas. This plan must address interim (during production) reclamation for the area of the well pad not needed for production, as well as final abandonment of the well location. Such plans must include, as appropriate:

- Configuration of the reshaped topography;
- Drainage systems;

- Segregation of spoil materials (stockpiles);
- Surface disturbances;
- Backfill requirements;
- Proposals for pit/sump closures;
- Redistribution of topsoil;
- Soil treatments:
- Seeding or other steps to reestablish vegetation;
- Weed control; and any
- Practices necessary to reclaim all disturbed areas, including any access roads, pipelines and powerlines.

The operator may amend this reclamation plan at the time of abandonment.

#### A. Surface Disturbing Operations

Lessees and operators must submit to the BLM a request on Form 3160–5 before:

- Undertaking any subsequent new construction outside the approved area of operations; or
- Reconstructing or altering existing facilities including, but not limited to, roads, emergency pits, firewalls, flowlines, or other production facilities on any lease that will result in additional surface disturbance. If, at the time the original APD was filed, the lessee or operator elected to defer submitting information under Section III.E.3.d. (Location of Existing and/or Proposed Facilities) of On Shore Onshore Order Number One, the lessee or operator must supply this information before construction and installation of the facilities. The BLM may require a field inspection before approving the proposal. The lessee or operator may not begin construction until the BLM approves the proposed plan in writing. The operator must certify on Form 3160–5 that they have made a good faith effort to provide a copy of any proposal involving new surface disturbance to the private surface owner in the case of split estate.
- B. Surface Protection. Except as otherwise provided in an approved Surface Use Plan of Operations, the operator must not conduct operations in areas subject to mass soil movement, riparian areas, floodplains, lakeshores, and/or wetlands. The operator also must take measures to minimize or prevent erosion and sediment production. Such measures may include, but are not limited to:
  - Avoiding steep slopes and excessive land clearing when siting structures, facilities, and other improvements; and
  - Temporarily suspending operations when frozen ground, thawing, or other weather-related conditions would cause otherwise avoidable or excessive impacts.
  - Utilizing erosion control methods such as but not limited to re-vegetating the disturbed areas as soon as possible, erosion control mats, waddles, mulch, hydro-mulch, silt fences, water bars, eyebrow ditches, diversion ditches, wing

ditches, gabion baskets or rip rap and any other method approved by the Authorized Officer.

#### Reclamation of Highly Erosive Soils, and Slopes Greater Than 25 percent

#### **Highly Erosive Soils**

Casper Resource Management Plan approved December 2007 table 1-1. Goals, Objectives, and Decisions/Management Actions:

Decision # 1017: Goal/Objective: PR: 4.1: On BLM-administered surface, conduct onsite soil investigations on highly controversial projects, or in area of highly erosive soils, to evaluate the impacts of surface-disturbing activities. Onsite soil investigations may include mapping the soils to a series level, evaluating current erosion conditions, and prescribing mitigation and reclamation practices.

Decision # 1020: Goal/Objective: PR: 4.2: Minimize the disturbance to highly erosive soils Proposed surface-disturbing activities will be modified (located) to avoid areas of highly erosive soils to the greatest extent practicable.

When avoidance of highly erosive soils is not practicable the operator shall submit an individual site plan to and approved by the Authorized Officer meeting the following requirements. Engineered drawings for construction, site drainage design, and final rehabilitation contours with a written rational describing how the proposed controls will prevent slope failure and erosion, while maintaining viable topsoil for final reclamation. This plan should also include a timeline identifying the actions that will be applied during the construction, production and rehabilitation phases of the plan so appropriate monitoring protocols can be developed by the BLM to ensure that the plan is meeting the objective described in its rationale.

Decision # 1021: Goal/Objective: 4.2: The requirement to use temporary protective surface treatment on disturbed areas is applied on a case-by-case basis as project conditions warrant.

#### **Slopes Greater Than 25 Percent**

Casper Resource Management Plan approved December 2007 table 1-1. Goals, Objectives, and Decisions/Management Actions:

Decision # 1021: Goal/Objective: 4.2: The requirement to use temporary protective surface treatment on disturbed areas is applied on a case-by-case basis as project conditions warrant.

Decision# 1022: Goal/Objective: 4.2: Surface disturbance or development on slopes greater than 25 percent is prohibited, unless individual site plans are submitted to and approved by the Authorized Officer meeting the following requirements. Engineered

drawings for construction, site drainage design, and final rehabilitation contours with a written rational describing how the proposed controls will prevent slope failure and erosion, while maintaining viable topsoil for final reclamation. This plan should also include a timeline identifying the actions that will be applied during the construction, production and rehabilitation phases of the plan so appropriate monitoring protocols can be developed by the BLM to ensure that the plan is meeting the objective described in its rationale.

#### **Reclamation Plan**

A reclamation plan that conforms to Instructional Memorandum WY-2012-032 (Wyoming Bureau of Land Management Reclamation Policy) shall be included with the Surface Use Plan of Operations and shall discuss plans for both interim and final reclamation. Reclamation is required of any disturbed surface that is not necessary for continued production operations. The operator shall submit a new reclamation plan with the Notice of Intent to Abandon (NIA) or Subsequent Report Plug and Abandon (SRA) using the Sundry Notices and Reports on Wells Form 3160-5 when abandoning wells and other facilities that do not have an approved reclamation plan or when the operator would like to update the plan. Additional reclamation measures may be required based on the conditions existing at the time of abandonment and made a part of the conditions of approval of the NIA or SRA. Earthwork for interim and final reclamation generally must be completed within 6 months of well completion or plugging (weather permitting).

#### **Well Site Reclamation**

Well site reclamation includes both interim and final reclamation.

#### Pit Reclamation

All pits closures must conform to Instructional Memorandum WY-2012-007 (Management of Oil and Gas Exploration and Production Pits) and reclaimed to a safe and stable condition and restored to a condition that blends with the rest of the reclaimed pad area. If it was necessary to line the pit with a synthetic liner, the pit must not be breached (cut) or filled (squeezed) while still containing fluids. Pits must be free of oil and other liquid and solid wastes prior to filling. Pits may be allowed to air dry or may be solidified in place with BLM approval. The pit liner must be removed to the solids level or treated to prevent its reemergence to the surface or its interference with long-term successful re-vegetation. If necessary, the pit area should usually be mounded slightly to allow for settling and positive surface drainage.

The concentration of nonexempt hazardous substances in the reserve pit at the time of pit backfilling must not exceed the standards set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 USC 9605, as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), PL 99-499. All oil and gas drilling-related CERCLA hazardous substances removed from a location and not reused at another drilling location must be disposed of

in accordance with applicable federal and state regulations. {(Refer to 42 USC 9601(14)(Definition of "hazardous substances"); 42 USC 6921(2)(A)(exclusion of certain wastes associated with exploration and production); EPA 530-95-003, Crude Oil and Natural Gas Exploration and Production Wastes: Exemption from RCRA Subtitle C Regulation (May 1995)}. Only those hazardous wastes that qualify as **exempt**, under the Resource Conservation and Recovery Act (RCRA), Oil and Gas Exemption, may be disposed of in the reserve pit. Generally, oil or gas wastes are exempt if they 1) have been sent down hole and then returned to the surface during oil/gas operations involving exploration, development, or production, or 2) have been generated during the removal of produced water or other contaminants from the oil/gas production stream.

#### Interim Reclamation

Interim reclamation consists of minimizing the footprint of disturbance by stabilizing and reclaiming all portions of the well site not needed for production operations. The portions of the cleared well site not needed for operational and safety purposes are recontoured to a final or intermediate contour that blends with the surrounding topography as much as possible. Sufficient level area remains for setup of a workover rig and to park equipment. In some cases, rig anchors may need to be pulled and reset after recontouring to allow for maximum reclamation. Topsoil shall be respread over areas not needed for all-weather operations. When practical, the operator should respread topsoil over the entire location and re-vegetate to within a few feet of the production facilities, unless an all-weather, surfaced, access route or turnaround is needed. Production facilities should be clustered or may be placed offsite to maximize the opportunity for interim reclamation. In order to inspect and operate the well or complete workover operations, it may be necessary to drive, park, and operate on restored, interim vegetation within the previously disturbed area. This is generally acceptable provided damage is repaired and reclaimed following use. Under some situations, such as the presence of moist, clay soils, the operator or surface management agency may prefer that vegetation and topsoil be removed during workover operations and restored following operations to prevent soil compaction.

To reduce final reclamation costs; maintain healthy, biologically active topsoil; and to minimize habitat, visual, and forage loss during the life of the well, all salvaged topsoil shall be spread over the area of interim reclamation, rather than stockpiled. Where the topography is flat and it is, therefore, unnecessary to re-contour the well location at the time of final reclamation, the operator may set aside sufficient topsoil for final reclamation of the small, unreclaimed area around the wellhead. Topsoil stored for a period greater than 90 days will not exceed piles of 3 feet in depth and will be seeded with a BLM approved seed mix to prevent wind and water erosion and to reduce the loss of microbial activity within the soil. On sloped ground, during final reclamation, the topsoil and interim vegetation must be restripped from portions of the site that are not at the original contour, the well pad re-contoured, and the topsoil respread over the entire disturbed site to ensure successful re-vegetation.

#### **Site Preparation and Re-vegetation**

Disturbed areas should be re-vegetated after the site has been satisfactorily prepared. Site preparation will include respreading topsoil to an adequate depth, and may also include ripping, tilling, disking on contour, and dozer track-imprinting. The operator will usually be advised of the re-vegetation methods, objectives, and seasons to plant, unless this information is included in the Application for Permit to Drill (APD) reclamation plan. Native perennial species or other plant materials specified by the BLM or private surface owner will be used. Seeding should be accomplished by drilling on the contour whenever practical or by other approved methods such as dozer trackwalking followed by broadcast seeding. Seeding or planting may need to be repeated until re-vegetation is successful, as determined by the surface management agency.

When conditions are not favorable for the establishment of vegetation, such as periods of drought or the lack of sufficient salvaged topsoil, the surface management agency may allow for subsequent reseedings to be delayed until soil moisture conditions become favorable or may require additional cultural techniques such as mulching, fertilizing, irrigating, fencing, or other practices. It is the operator's responsibility to monitor the site, take the necessary steps to ensure reclamation success, and to notify the surface management agency when success is achieved.

Reclamation is most effective when the ecology of the site is considered. The previous plant community or potential plant community native to the site should be identified to help determine the plant communities that can exist on the reclaimed site. Revegetation efforts will be hampered and costs increased if the site contains conditions detrimental to re-vegetation, such as heavy grazing pressure, insufficient salvaged topsoil, erosion, and compacted or contaminated soil.

#### Additional Guidelines:

Supplemental guidelines and methods may be available that reflect local site and geographic conditions. These guidelines or methods may be obtained from the BLM. Technical advances in reclamation practices are continually being developed that may be successfully applied to lands affected by oil and gas development.

#### Pipeline, flowline and buried utility reclamation

Pipeline and buried utility routes and roads shall be co-located as much as possible to reduce reclamation needs and impacts to other resources. Pipeline trenches are to be compacted during backfilling and must be maintained to correct backfill settling and prevent erosion. Reclamation involves placing fill in the trench, compacting the fill, regrading cut-and-fill slopes to restore the original contour, replacing topsoil, installing temporary waterbars only where necessary to control erosion, and re-vegetating in accordance with a reclamation plan. Waterbars and other erosion control devices must be maintained and repaired as necessary.

Following successful re-vegetation, surviving water-bars must be flattened to blend with the slope and then re-vegetated. If berms of topsoil were originally placed over the trench to accommodate settling, the surviving berms should also be flattened to blend with the surrounding landform and re-vegetated.

Final abandonment of pipelines and flowlines will involve flushing and properly disposing of any fluids in the lines. All surface lines and any lines that are buried close to the surface that may become exposed due to water or wind erosion, soil movement, or anticipated subsequent use, must be removed. Deeply buried lines may remain in place unless otherwise directed by the authorized officer.

#### **Road Reclamation**

Interim reclamation consists of reclaiming portions of the road not needed for vehicle travel. Wherever possible, cut slopes, fill slopes, and borrow ditches should be covered with topsoil and re-vegetated to restore habitat, forage, scenic resources, and to reduce soil erosion and maintenance costs.

At abandonment, roads must be reclaimed by the operator unless the BLM or surface owner requests that they be left unreclaimed.

Final reclamation includes re-contouring the road back to the original contour, seeding, controlling noxious weeds, and may also include other techniques to improve reclamation success, such as ripping, scarifying, replacing topsoil, constructing waterbars, pitting, mulching, redistributing woody debris, and barricading.

Seeds of native, perennial species or other plant materials specified by the BLM or surface owner must be used. If waterbars were used, they should be removed and seeded following successful re-vegetation.

#### **Plugging the Well**

Well abandonment operations may not be started without the prior approval of the Sundry Notices and Reports on Wells, Form 3160-5, by the authorized officer. The Sundry Notice serves as the operator's NIA. In the case of newly drilled dry holes, failures, and emergency situations, oral approval may be obtained from the authorized officer subject to written confirmation. The operator must contact the BLM prior to plugging a well to allow for approval and witnessing of the plugging operations.

#### **Final Reclamation**

Following well plugging, well sites that do not blend seamlessly with the surrounding landform (contour) should not be left in place, even if there has been successful regrowth of vegetation on the site. Re-vegetation alone does not constitute successful reclamation. Restoration of the original landform is a key element in ensuring that the effects of oil and gas development are not permanent.

To achieve final reclamation of a recently drilled dry hole, the well site must be recontoured to original contour or a contour that blends with the surrounding landform, any stockpiled topsoil evenly redistributed, and the site re-vegetated. To achieve final reclamation of a formerly producing well, all topsoil and vegetation must be restripped from all portions of the old well site that were not previously reshaped to blend with the surrounding contour. All disturbed areas are then re-contoured back to the original contour or a contour that blends with the surrounding landform, topsoil is redistributed, and the site re-vegetated.

In re-contouring areas that have been surfaced with gravel or similar materials, the material must be removed from the well location or buried deep in the re-contoured cut to prevent possible surface exposure. All excavations and pits must be closed by backfilling when they are dry and free of waste and graded to conform to the surrounding terrain.

Salvaged topsoil must be respread evenly over the surfaces to be re-vegetated. The topsoiled site should be prepared to provide a seedbed for reestablishment of desirable vegetation. Site preparation may include gouging, scarifying, dozer track-walking, mulching, fertilizing, seeding, and planting.

Water breaks and terracing should only be installed when absolutely necessary to prevent erosion of fill material and should be removed when the site is successfully revegetated and stabilized.

#### **Reclamation of Other Associated Facilities**

Other facilities and areas of surface disturbance associated with federal oil and gas lease development, including water impoundments, power lines, metering buildings, compression facilities, and tank batteries must be removed and reclaimed in accordance with the standards identified previously and with the requirements of the surface management agency or surface owner.

#### **Inspection and Final Abandonment Approval**

The operator must file a Subsequent Report Plug and Abandon (SRA) following the plugging of a well. A Final Abandonment Notice (FAN) must be filed by the operator upon completion of reclamation operations, which indicates that the site meets reclamation objectives and is ready for inspection. Upon receipt of the Final Abandonment Notice, the BLM will inspect the site to ensure reclamation is fully successful.

The BLM must approve the Final Abandonment Notice. Final abandonment will not be approved by the BLM until the surface reclamation work required by the APD, Notice of Intent to Abandon, or Subsequent Report Plug and Abandon has been completed and the required reclamation is acceptable to the BLM. The operator is responsible for

monitoring reclamation progress and taking the necessary actions to ensure success.

## **Control of Noxious and Invasive Weed Species**

Noxious and invasive weed species shall be controlled on all surface disturbance areas in the project area by the use of mechanical and/or chemical treatments designed to best control weed species at a specific site.